AMENDMENT OF SOLICITATION/	MODIFICATION OF C	ONTRACT	1 CONTRACT ID CODE	PAGE OF PAGES
**			5002R105	1 62
2 AMENDMENT/MODIFICATION NO	3 EFFECTIVE DATE	4 REQUISITION/PURCHASE REQ	NO 5 PROJECT N	IO (If applicable)
177	09-28-2002	NMS-02-012 6/14/02		
6 ISSUED BY CODE		7 ADMINISTERED BY (If other th	an Item 6) CODE	;
U.S. Nuclear Regulatory Commission			latory Commission	
Div of Contracts Two White Flint North - MS T-7-I-2		Div of Contracts	Inneh Ma m 7 T 0	
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Washington, DC 20555		Washington, DC 20	0555	
8 NAME AND ADDRESS OF CONTRACTOR (No , street, county State	e and ZIP Code)		(X) 9A AMENDMENT OF SOLICITATION	N NO
Southwest Research Institute			9B DATED (SEE ITEM 11)	
6220 Culebra Road				
San Antonio, TX 78228-0510			10A MODIFICATION OF CONTRAC	T/ORDER NO
Wesley C. Patrick, President, CNWRA (210) 522-5158 TIN #74-1070544			'NRC-02-97-009/	TOROLA NO
(220, 020 0200 1200 1100 1100 1100 1100 1			NRC-02-02-012	
			10B DATED (SEE ITEM 13)	
CODE	FACILITY CODE		X 10-15-1987	
, 11. THIS ITE	M ONLY APPLIES TO	AMENDMENTS OF SC	DLICITATIONS	
The above numbered solicitation is amended as set	forth in Item 14 The hour	and date specified for receipt	of Offers is extended,	is not extended
Offers must acknowledge receipt of this amendment p				
(a) By completing Items 8 and 15, and returning				
offer submitted, or (c) By separate letter or telegram w	high includes a reference to	the solicitation and amendme	ent numbers FAII URF OF YOUR	Copy of the
KNOWLEDGMENT TO BE RECEIVED AT THE PLAC	E DESIGNATED FOR THE	RECEIPT OF OFFERS PRIO	R TO THE HOUR AND DATE SPE	ECIFIED MAY
RESULT IN REJECTION OF YOUR OFFER. If by virt	ue of this amendment you o	lesire to change an offer alrea	dy submitted, such change may b	e made
by telegram or letter, provided each telegram or letter	makes reference to the solid	citation and this amendment, a	and is received prior to the opening	g hour
and date specified		·		
12 ACCOUNTING AND APPROPRIATION DATA (If required)				
13 THIS ITEM ADI	DI IES ONI V TO MOD	IFICATIONS OF CONT	PACTE/OPDEDE	
		DER NO. AS DESCRIB		
(X) A THIS CHANGE ORDER IS ISSUED PURSUANT TO (Specify	audionly) The Changes SET FOR	THIN ITEM 14 ARE MADE IN THE COM	NIRACI ORDER NO IN ITEM 10A	
B THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED T	O REFLECT THE ADMINISTRATIVE	CHANGES (such as changes in pa	sying office appropriation date etc.)	
; C THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PUR	SUANT TO AUTHORITY OF	F.3 "Period of Perform	ance. Renewal modification	on .
x		in accordance with FAR	35.017-1(e) and OFPP Pol	icy Ltr. 84-1
D OTHER (Specify type of modification and authority)				
E. IMPORTANT: Contractor so is not, x	s required to sign this docur	ment and return 2	copies to the issuing office	
14 DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by Ut			_	
The purpose of this modification is to				
for the renewal period shall be separa				•
This modification incorporates all mod				
attachments. For administrative purpo	ses the contract num	Der for this renewal p	eriod is changed to "NRC-	·02-02-012".
Except as provided herein all terms and conditions of the document referei	nced in Item 9A or 10A as heretofore	changed remains unchanged and in full	force and effect.	
15A NAME AND TITLE OF SIGNER (Type or print)		16A NAME AND VILE OF CONTRA	ACTING OFFICER (Type or pnnt)	
J. Dan Bates		Sharon Stewart	, ,	
President		// /	a 1/	
15B CONTRACTOR/OFFEROR	15C DATE SIGNED	16B UNITED STATES OF AMERICA	M UA 1	18C. DATE STONED
// () (X) The		BY // Naw	N-/Mourant	- n. / /
(Signature of Jerson surporized to sign)	9/24/2002		Contracting Offices	9/119/11
		- '// -		11102

Admor

B.1 Brief Description of Work and Placement of Work Information

Southwest Research Institute (SwRI or contractor) shall perform all work required by the Nuclear Regulatory Commission (NRC) within the purpose, scope, mission, and/or special competency of the Center for Nuclear Waste Regulatory Analyses (CNWRA or Center) as described under Section C, the then current Operations/Project Plans, and the Charter (Attachment 2) with few exceptions. Those exceptions, which are established by NRC Policy, are outlined in Attachment 2a.

In addition to the work mentioned above, the Center may perform work for others, or NRC, within its purpose, scope, mission, and/or special competency, as approved by NRC, consistent with the provisions of Federal Acquisition Regulations (FAR) Subsection 35.017 and procedures for authorization and conduct of such work, as set forth in Attachment 16. Upon receipt of a directive from the Contracting Officer (CO), the Center shall prepare detailed Operations/Project Plans and appropriate spending plans. The CO will issue a directive authorizing performance in accordance with approved Operations/Project Plans. Procedures for Placing and Revising Work are included as Attachment 1.

B.2 Consideration and Obligation

Historical Information

A. October 15, 1987 - October 14, 1992 (Original Contract NRC-02-88-005)

- a. The total estimated ceiling amount of this Cost-Plus-Award-Fee type contract for the above mentioned period was \$44,803,009.
- b. The amount obligated by the Government with respect to this contract for this period was \$44,589,684, of which the sum of period was \$44,589,684, of which the sum of period period period was estimated reimbursable costs, and of which the sum of period period period period the available award fee. The base fee was \$0. The award fee pool was as stated in the Award Fee Determination Plan (AFDP). The AFDP reflected the actual fee pool based on cumulative estimated costs for performance of approved Operations/Project Plans.
- c. Evaluation of the award fee earned was accomplished in accordance with the then current AFDP, see Attachment 11. Neither the determination as to the amount of fee available during a given period, the amount of award fee earned, nor the determination of the criteria under which the subject award fee was made, was subject to the FAR Subpart 52.233-1, entitled "Disputes."
- d. Total funds obligated by Job Code (JC) are as follows:

High-Level Waste

Transportation

JC: D1035

JC: D1070

AMOUNT: \$31,303,604

AMOUNT: \$ 596,200

Research

Licensing Support System

JC: B6666

JC: L1590

AMOUNT: \$11,662,000

AMOUNT: \$ 508,880

Waste Solidification Systems

Monitored Retrievable Storage

JC: L1793

JC: L2516

AMOUNT: \$ 419,000

AMOUNT: \$ 100,000

Total amount obligated: \$44,589,684

e. Total amount authorized by Operations/Project Plans was as follows:

High-Level Waste

Transportation

JC: D1035

JC: D1070

AMOUNT: \$31,203,604

AMOUNT: \$ 596,200

Research

Licensing Support System

JC: B6666

JC: L1590

AMOUNT: \$11,662,000

AMOUNT: \$ 508,880

Waste Solidification Systems

Monitored Retrievable Storage

JC: L1793

JC: L2516

AMOUNT: \$ 419,000

AMOUNT: \$ 50,000

Total amount authorized: \$44,439,684

f. The total award fee available; the award fee earned thus far and the evaluation period applicable thereto was as follows:

Evaluation Period	Available <u>Award Fee</u>	Award Fee <u>Earne</u> d
Oct. 15, 1987 - Apr. 14, 19	988	
Apr. 15, 1988 - Oct. 14, 19		
Oct. 15, 1988 - Apr. 14, 19	989	
Apr. 15, 1989 - Oct. 14, 19	989	
Oct. 15, 1989 - Apr. 14, 19	990	
Apr. 15, 1990 - Oct. 14, 19		
Oct. 15, 1990 - Apr. 14, 19	91	
Apr. 15, 1991 - Oct. 14, 19	991	
Oct. 15, 1991 - Apr. 14, 19	992	
Apr. 15, 1992 - Sept. 26, 1	992	

Note that some of the funds which were obligated and authorized during the base contract period are shown as carryover funds in Section B.2.B.

B. October 15, 1992 - September 26, 1997 (First Renewal Period, Contract No. NRC-02-93-005)

- a. The total estimated ceiling amount of this Cost-Plus-Award-Fee type contract for the above mentioned period was \$89,898,141.
- b. The amount obligated by the Government with respect to this contract for this period was \$64,709,671.19. In addition, carryover funds in the amount of \$2,939,101.64 were available for use in this renewal period as indicated below.

The award fee pool was as stated in the AFDP. The plan reflected the actual award fee pool based on cumulative estimate costs for performance of approved Operations/Project Plans. The applicable base fee percentage was also described in the AFDP.

Licensing Support System

New Funds: \$ 50,000.00

Deobligation: 55,259.71

18,908.35

13,648.64

Job Code: L1590

Carryover:

Total.

- c. Evaluation of the award fee earned was accomplished in accordance with the then current AFDP (Attachment 11). Neither the determination as to the amount of fee available during a given period, the amount of award fee earned, nor the determination of the criteria under which the subject award fee was made, was subject to FAR Subpart 52.233-1, entitled "Disputes."
- d. Total funds currently by Job Code (JC) are as follows:

High-Level Waste

Job Code: D1035

New Funds: \$45,675,400.00 Carryover: 1,439,917.55 Deobligation: 81,000.00

Transferred from

B6666: 2,143,333.89

Total: 49,177,651.44

Transportation Waste Solidification Systems

Job Code: D1070 Job Code: L1793

New Funds: \$ 0 New Funds: \$ 517,000.00 Carryover: 31,857.13 Carryover: 175,391.87

Deobligation: 31,857.13 Carryover: 175,391.87
Deobligation: 31,857.13 Deobligation: 50,000.00
Total: 0 Total: 642,391.87

Job Code: J5190 New Funds: \$39,900 Total: \$39,900

Research Monitored Retrievable Storage

Job Code: B6666 Job Code: L2516

New Funds: \$ 16,511,000.00 New Funds: \$ 0

Carryover: 1,216,795.36 Carryover: 56,231.38

Transferred to

D1035: 2,143,333.89 Deobligation: 35,771.68 Total: 15,584,461.47 Total: 20,459.70

70tai. 20,400.70

Tank Waste Remediation Safety Review of TMI-2 Job Code: J5164 Job Code: J5186

New Funds: \$2,000,000.00 New Funds: \$165,000

Carryover: \$0 Carryover: \$0 Total: \$2,000,000.00 Total: \$165,000

Total New Funds Obligated for Renewal Period: \$ 64,958,300.00 New Funds Deobligated During Renewal Period: 248,628.81

Previously Obligated Funds Deobligated During

Renewal Period: 5,259.71

e. Total amount authorized by Operations/Project Plans was as follows:

High-Level Waste Licensing Support System

Job Code: D1035 Job Code: L1590 Amount: \$ 44,662,918 Amount: \$35,900

Research Waste Solidification Systems

Job Code: B6666 Job Code: L1793 Amount: \$15,584,461.47 Amount: \$642,391.87

Job Code: J5190 Amount: \$39,900

Transportation Monitored Retrievable Storage

Job Code: D1070 Job Code: L2516 Amount: \$0 Amount: \$20,459.70

Tank Waste Remediation Safety Review of TMI-2

Job Code: J5164 Job Code: J5186 Amount: \$772,035.00 Amount: \$158,290

Total amount authorized. \$61,916,356,04

f. The total award fee available; the award fee earned thus far and the evaluation period applicable thereto were as follows:

Evaluation Period	Available Award Fee	Award Fee <u>Earne</u> d
11 9/27/92-4/9/93		
12 4/10/93-9/24/93		
13 9/25/93-9/30/94		
14 10/1/94-9/29/95		
15 9/30/95-9/27/96		
16 9/28/96-9/26/97		

- C. <u>September 27, 1997 September 27, 2002 (Second Renewal Period, Contract No. NRC-02-97-009)</u>
- a. The total estimated ceiling amount of this Cost-Plus-Award-Fee type contract for the above mentioned period is \$87,611,477.00.
- b. The amount presently obligated by the Government with respect to this contract for this period is \$ 69,123,125.12. In addition, carryover funds in the amount of \$3,299,571.15 (note that \$3,028.61 was deobligated in FY02 from JC J5190) are available for use in this renewal period as indicated below. The award fee pool will be as stated in the AFDP. The plan will reflect the actual award fee pool based on cumulative estimated costs for performance of approved Operations/Project Plans. The applicable base fee percentage is also described in the AFDP.

- c. Evaluation of the award fee earned will be accomplished in accordance with the then current AFDP (Attachment 11). Neither the determination as to the amount of fee available during a given period, the amount of award fee earned, nor the determination of the criteria under which the subject award fee will be made, shall be subject to FAR Subpart 52.233-1, entitled, "Disputes".
- d. Total funds currently obligated by Job Code (JC) are as follows:

High-Level Waste

3

Job Code: D1035

New Funds: \$ 63,707,482

Deob.: \$378,756.57

Carryover: \$1,989,455.71 Total: \$65,318,181.14

Tank Waste Remediation

Job Code: J5164

New Funds: \$1,375,000 Deobligation: \$65,000

Carryover: \$1,246,284.95 Total: \$2,556,284.95

Spent Fuel (TMI-2 Fuel Debris)

Job Code: J5186 New Funds: \$308,878 Deob.: \$23,898

Carryover: \$28,746.69 Total. \$313,726.69

Aluminum-Based Spent Fuels

Job Code: J5210 New Funds: \$125,000 Total: \$125,000

Spent Fuel (PFS)*
Job Code: J5226
New Funds: \$2,291,363

Total: \$2,291,363

SKB Peer Review Job Code: J5324 New Funds: \$9,987

Total: \$9,987

Diablo Canyon Job Code: J5390

New Funds: \$272,138.69 Total: \$272,138.69 Waste Solidification Systems

Job Code: L1793

New Funds:

Carryover: \$2,763.35 Total: \$2,763.35

Waste Solidification Systems

Job Code: J5190 New Funds: \$0

Deobligation: \$3,028.61 Carryover: \$35,349.05 Total: \$32,320.44

Spent Fuel (Dry Transfer)

Job Code: J5206 New Funds: \$643,600 Deobligate: \$78,000

Carryover: \$0 Total: \$565,600

Spent Fuel (CIS)
Job Code: D1035
New Funds: \$450,000
Total. \$450,000

Spent Fuel (CIS) Job Code: J5297 New Funds: \$100,331

Total: \$100,331

Naval Spent Fuel Job Code J5327 New Funds: \$161,000

Deob: \$26,000 Total: \$135,000

INEEL ISFSI-2 Job Code: J5410 New Funds: \$200,000

Total: \$200,000

Tunnel Fire Environment Job Code: J5434 New Funds: \$50,000

Total: \$50,000

Total New Funds Obligated for 2nd Renewal Period: \$69,694,779.69

Funds Deobligated during 2nd Renewal Period: 571,654.57

(Note that \$3,028.61 was deobligated from carryover funds rather than new funds.)

Net Obligated: \$69,123,125.12

*PFS is subject to the license fee recovery provisions located elsewhere in this contract. The TAC number for this project is L22462.

e. Total amount authorized by Operations/Project Plans is as follows:

High-Level Waste

Job Code: D1035 Amount: \$63,173,075 Waste Solidification Systems

Job Code: J5190 Amount: \$32,320.44 Job Code: L1793

Amount: \$2,763.35

Tank Waste Remediation

Job Code: J5164 Amount: \$2,548,584 Spent Fuel (TMI-2 Fuel Debris)

Job Code: J5186 Amount: \$313,726.69

Spent Fuel (Dry Transfer)

Job Code: J5206 Amount: \$565,600 Spent Fuel (CIS)

Aluminum-Based Spent Fuel

Job Code: J5210 Amount: \$125,000 Spent Fuel (CIS)
Job Code: J5297
Amount: \$100,331

Diablo Canyon Job Code: J5390 Amount: \$272,138.69

Naval Spent Fuel

SKB Peer Review Job Code: J5324 Amount: \$9,987

Spent Fuel (PFS)
Job Code: J5226
Amount: \$2,285,607.14

INEEL ISFSI-2 Job Code: J5410 Amount: \$200,000

Tunnel Fire Environment

Job Code: J5434 Amount: \$28,186

Total amount authorized: \$70,202,521.31

f. The total award fee available, the award fee earned thus far and the evaluation period applicable thereto are as follows:

Evaluation Period Available Award Fee Award Fee Earned

17 9/27/97-9/25/98

18 9/26/98-9/24/99

19 9/25/99-9/29/00

20 9/30/00-9/28/01

21 9/29/01-9/27/02





Current Data

- D. <u>September 28, 2002 September 28, 2007 (Third Renewal Period, Contract No. NRC-02-02-012)</u>
- e. The total estimated ceiling amount of this Cost-Plus-Award-Fee type contract for the above mentioned period is \$86,213,679.
- f. The amount presently obligated by the Government with respect to this contract for this period is \$ * . In addition, carryover funds in the amount of \$ * are available for use in this renewal period as indicated below. The award fee pool will be as stated in the AFDP. The plan will reflect the actual award fee pool based on cumulative estimated costs for performance of approved Operations/Project Plans. The applicable base fee percentage is also described in the AFDP.
- g. Evaluation of the award fee earned will be accomplished in accordance with the then current AFDP (Attachment 11). Neither the determination as to the amount of fee available during a given period, the amount of award fee earned, nor the determination of the criteria under which the subject award fee will be made, shall be subject to FAR Subpart 52 233-1, entitled, "Disputes".
- h. Total funds currently obligated by Job Code (JC) are as follows:

^{*}To be incorporated via modification to the contract.

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1

i. Total amount dathorized by operations, toject i jails is as julion	rations/Project Plans is as follows:	perations/Proj	Total amount authorized by	ĺ.
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j. The total award fee available, the award fee earned thus far and the evaluation period applicable thereto are as follows:

Evaluation Period	Available Award Fee	Award Fee Earned
22		
23		
24	-	
25		
26		

Section C - <u>Description/Specifications/Work Statement</u>

- C.1 Statement of Work for Operation of the Center for Nuclear Waste Regulatory Analyses
- C.1.1 Concept for CNWRA Support to NRC
- C.1.1.1 Nuclear Waste Policy Act of 1982

The Nuclear Waste Policy Act of 1982 as amended (NWPA) sets forth the policy of the United States with regard to the management, storage, transportation, and disposal of this nation's high-level radioactive waste from commercial and defense activities. The NWPA charges the Department of Energy (DOE) as the lead Federal Agency to manage

the siting, operation, and permanent closure of high-level waste management facilities, including geologic repositories and necessary interim storage system, and transportation of high-level waste under the NWPA. The NRC is charged under the NWPA as the Federal Agency which will regulate DOE's activities under Commission rules so as to assure protection of public health and safety and that the Environmental Protection Agency's (EPA) applicable environmental standards are met with reasonable assurance. The NWPA also sets forth specific institutional processes which involve State, Tribal, and affected units of local government participation through the program and involve long-term schedules that carry the program through the performance confirmation phase.

C.1.1.2 Need for Federally Funded Research and Development Center (FFRDC) Support to NRC

Within NRC, the Office of Nuclear Material Safety and Safeguards (NMSS) has programmatic lead for developing and executing the regulatory program for NWPA activities. In fulfillment of these responsibilities, NMSS is supported by other offices, such as the Office of General Counsel (OGC) and the Office of Nuclear Regulatory Research (RES) as warranted and as the budget permits. NRC has a strong heritage of technically competent staff in nuclear regulation which it maintains today and has every intention of maintaining in the future. However, NRC recognizes the critical importance of its technical assistance and research program which is obtained outside of NRC. Because of special circumstances surrounding NRC's need for NWPA related technical assistance and research, NRC has established and will be the sole sponsor for the Center, an FFRDC, in accordance with Office of Management and Budget (OMB) Office of Federal Procurement Policy (OFPP) Letter 84-1 and Part 35 of the Federal Acquisition Regulations. The special circumstances necessitating sponsorship of an FFRDC are:

The Need to Avoid Conflict of Interest with Regard to NRC's Technical Assistance and Research Program Related to the NWPA

Many of NRC's prior contractors either had contracts or were competing for contracts under the DOE nuclear waste program, as well as with NRC's licensees or other parties involved in the Commission's licensing hearings. Because DOE is the applicant in NRC licensing hearings, and States and Tribes are parties to the licensing proceedings under the NWPA, concurrent work by NRC contractors for any of the above could diminish the contractors' capacity to give impartial, technically sound, objective assistance and advice or might otherwise result in biased work products. This potential for conflict of interest could result in significant delays to or preclude participation in NRC's licensing proceeding, which is a critical path milestone of the national waste management program.

o The Need for Long-Term Continuity in Technical Assistance and Research

Because of the need to avoid conflict of interest situations, and because DOE's program budget for the NWPA is significantly larger than NRC's program budget, NRC has in the past lost access to some of its contractual support providing essential technical expertise. Action is required to preclude continued erosion in the future. Since NRC's responsibilities under NWPA span many decades, continuity in technical expertise is essential to the success of NRC's

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licensing program. The investment NRC has made to establish the Center and its high level of technical competency, including the regulatory expertise developed by the Center during the past fifteen years, must be maintained. Having an established Center will provide the required continuity in technical expertise.

C.1.1.3 Commitments

The specific commitments between the NRC and the Center are as follows:

- C.1.1.3.1 The Center and NRC mutually commit to a long-term relationship for technical assistance and research throughout the period for which NRC has responsibilities under the NWPA.
- C.1.1.3.2 The Center shall assist the NRC staff in providing testimony and the Center shall provide testimony by its expert staff, as required, during adjudicatory hearings before the Commission or in court cases dealing with regulatory programs covered in this Statement of Work.
- C.1.1.3.3 Pursuant to its Charter, the Center will provide independent suggestions and recommendations concerning new work that, in the opinion of the CNWRA, may benefit the NRC in the execution of its responsibilities.
- C.1.1.3.4 NRC will provide the Center access to technical and programmatic materials and provide for access to NRC contractor, DOE, and other licensee or applicant facilities as NRC deems appropriate, in support of systems engineering, technical assistance and research tasks.
- C.1.1.3.5 NRC will keep the Center cognizant of all substantive staff and regulatory decisions on NWPA activities.
- C.1.1.3.6 The Center shall provide written positions, as requested by NRC, on major regulatory and programmatic issues in support of the NRC decision-making process.
- C.1.1.3.7 The Center shall consult and obtain NRC approval prior to scheduling any interactions between itself, and DOE, or other parties to the licensing proceedings.
- C.1.1.3.8 The Center shall direct research efforts to reduce uncertainty in NRC's regulatory decision-making and associated performance assessments. It is anticipated that the research will include laboratory and field testing of phenomena important to repository behavior and testing the validity of performance assessment and process-level models, and for performance confirmation primarily in the areas of the natural setting and engineered systems. Research in other technical areas may be needed from time to time.
- C.1.1.3.9 The Center shall focus its work in ways that help the NRC achieve its strategic and performance goals for nuclear waste safety. The strategic goal is preventing significant adverse impacts from radioactive waste to the current and future public health and safety and the environment, and promoting the common defense and security. The performance goals are (1) maintain safety, protection of the

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environment, and the common defense and security; (2) increase public confidence; (3) make the NRC activities and decisions more effective, efficient, and realistic; and (4) reduce unnecessary regulatory burden on stakeholders.

C.2 Scope of Work for the Center

- C.2.1 The charter discussing the requirement for the Center and delineating the mission and major functions of the Center is included as Attachment 2.
- C.2.2 The Center shall provide the necessary personnel, materials, equipment, facilities, and other services to conduct technical assistance and research for NRC in support of its regulatory program as related to activities under the NWPA for a highlevel radioactive waste disposal system (includes high-level waste storage. transportation and disposal; and Section 151 activities concerning low-level waste). Technical assistance will be provided to the NRC in support of: (1) creation of regulatory requirements and technical guidance; (2) development of technical assessment capabilities and methods; (3) quality assurance, audits, reviews and field verifications; (4) technical reviews related to NWPA; (5) development of inspection procedures and assistance in the performance of inspections in accordance with applicable NRC Manual Chapters, Inspection Procedures, policies and staff guidance, etc; (6) other special projects related to high-level waste management as may be assigned on a case-by-case basis; (7) assistance to NRC staff during a determination of site sufficiency and waste form adequacy, as well as licensing reviews; and (8) preparation of a Safety Evaluation Report and participation in licensing hearings in the possible event of a DOE license application. A program of regulatory research related to a potential repository at Yucca Mountain, including but not limited to performance confirmation, will be conducted consistent with the availability of funding to assist NRC in (1) development of licensing tools and technical bases. (2) development of independent understanding of processes and conditions affecting repository performance, and (3) maintenance of an independent confirmatory research capability. In addition, the Center shall provide technical assistance to support the NRC in other areas described herein, as required.

In accordance with the provisions of the current OFPP and related regulations and procedures attendant to the conduct of work by an FFRDC on behalf of its Sponsor, the Center will exercise its independence and initiative by offering professional advice and counsel on technical matters pertaining to development, allocation and execution of technical assistance and research work to be accomplished under its Charter. This will include, but not be limited to, the effective and efficient utilization of Center core staff's technical knowledge and experience in the selection, application and evaluation of approaches, methodologies and rationale for initiation, prioritization and conduct of new and existing work, irrespective of organizational (NRC or Center) origin.

The Center will utilize its contractually funded opportunities to strengthen the professional knowledge and skills of its staff in order to enhance the quality of such professional advice and counsel during the term of this contract.

C.2.3 The major areas of work for which specific direction may be issued are described below.

C.2.3.1 <u>Systems Engineering and Integration, including Technical Support for Regulatory Analysis</u>

Work under this area may include, but is not limited to: (1) systems engineering and integration applied to the total high-level waste disposal and interim storage systems and subsystems performance, from NRC's regulatory perspective; (2) integration of multi-disciplinary technical reviews, analytical and strategic planning studies, technical support for regulatory analyses, including development and application of a regulatory analysis methodology; (3) development of regulations and standard review plans; (4) integration and assurance of consistency in all Center activities; and suggestions and recommendations relative to the integration of activities involving multiple disciplines and organizational units; (5) review and preparation of environmental documentation; and (6) development and application of licensing tools, such as, models, codes and performance confirmation methodologies.

C.2.3.2 Near-Term and Long-Term Performance of Geologic Setting

Work under this area may include, but is not limited to: (1) site characterization review and evaluation of technical issues associated with geologic stability and near-term and long-term isolation provided or assisted by the geologic setting of a repository; (2) siting of interim storage facilities; (3) review and evaluation of selected plans and reports, and technical feasibility assessments involving high-level waste activities; (4) application of specialized capabilities related to radiological chemical contaminants in groundwater systems, investigation of geochemical and thermodynamic properties of natural and synthesized minerals, and evaluation of inadvertent human intrusion; and (5) development and application of licensing tools, such as, models, codes, and performance confirmation methodologies.

Tasks involve technical disciplines in earth sciences, such as surface water hydrology, saturated and unsaturated groundwater hydrology, geomorphology, seismology, geophysics, stratigraphy, structural geology, geochemistry, solute transport, natural resource analysis, meteorology/climatology, tectonics, volcanology and utilizing 3-D computer models to both visualize and calculate the behavior of underground structures in fractured rock, faulted regions under variable stress conditions, saturated and unsaturated flow systems, and the distribution and variability of geochemical parameters and processes and remote sensing and geographic information systems. Tasks in the research areas may involve aspects of site stability, evaluation of the effects of changing geochemical conditions on waste containment systems for hazardous materials or hazardous material waste forms, analysis of groundwater flow, and evaluation of the potential for the movement or release of hazardous chemical or radioactive constituents through the geosphere.

C.2.3.3 Near-Term and Long-Term Performance of Engineered Barrier System

Work under this area may include, but is not limited to: (1) review and evaluation of

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technical, radiological health and safety issues and design considerations associated with near-term and long-term isolation and containment of waste materials within the engineered barrier system of a geologic repository; (2) designs and operation of interim storage facilities; (3) review and evaluation of selected plans and reports; (4) review and evaluation of the effects of adverse thermal and environmental conditions on engineered barriers and waste forms; (5) technical feasibility assessments involving high-level waste activities; and (6) development and application of licensing tools, such as, models, codes, and performance confirmation methodologies. Tasks involve technical disciplines in areas such as chemical engineering, civil engineering, geotechnical engineering, mining engineering, nuclear engineering, electrochemistry, waste form behavior, material life prediction, reliability, materials science, glass sciences, corrosion engineering, manufacturing technology for metals, ceramic processing, geochemistry, and rock mechanics.

C.2.3.4 Waste Processing or Solidification Systems

Work under this area may include, but is not limited to: (1) review and evaluation of technical issues associated with waste processing or solidification systems for waste forms that will be disposed in the proposed repository; and (2) review and evaluation of technical issues related to worker and public health and safety and environmental protection associated with such processing or solidification systems.

Tasks involve technical disciplines in areas such as chemical engineering, waste form characterization and performance, nuclear materials processing, environmental science, glass science, off-glass treatment, corrosion engineering, nuclear engineering, structural and geotechnical engineering.

C.2.3.5 <u>Interim Storage and Repository Design, Construction and Operation</u>

Work under this area may include, but is not limited to: (1) review and evaluation of technical issues and design considerations associated with the licensing, construction, and operational performance, including radiological protection aspects, of interim storage facilities, and a high-level waste geologic repository; (2) review and evaluation of selected plans and reports, and technical feasibility assessments involving high-level waste activities; (3) laboratory and field research related to the stability of underground openings; and (4) development and application of licensing tools, such as, models, codes, and performance confirmation methodologies. Tasks involve technical disciplines in geotechnical engineering, mining engineering, health physics, structural analysis, seismic design, surface-water hydrology, nuclear engineering, and operational safety assessment.

C.2.3.6 Research

Research consistent with availability of funding will be based on the following: (1) iterative performance assessment and other calculational methodologies to identify areas of high sensitivity; (2) the results of research conducted by NRC or others; and (3) recommendations of review and oversight groups such as the Advisory Committee on Nuclear Waste. Such a program will consider the ongoing investigation of the proposed repository site by DOE, the State and other parties as well as the regulatory program of the Nuclear Regulatory Commission.

Research shall be conducted, as necessary, in each of the broad areas of geologic setting, engineered barrier systems, interim storage, repository design, construction, operations, and performance assessment and performance confirmation and related disciplines.

C.2.3.7 CNWRA Operations

Work under this area may include, but is not limited to, the development and implementation of necessary administrative, financial, management, and quality assurance procedures and practices needed to successfully operate a FFRDC. Activities will encompass: (1) providing management and technical support; (2) Information Management Systems (IMS), records retention and input to the Licensing Support Network (LSN); (3) developing and sustaining technical and analytical capabilities; (4) hiring, training, and retention of staff; (5) developing and maintaining Operations Plans, and Management Plan (including a Staffing Plan); (6) performing analyses of policy, environmental, socio-economic, institutional, and legal matters applied to NWPA waste management issues; (7) conducting strategic planning studies, including analyses of alternative approaches; and (8) conducting internal quality assurance.

C.2.3.8 Performance Assessment

Work under this area may include, but is not limited to: (1) review and evaluation of the technical issues associated with the performance assessment (PA) of the potential repository system and any interim storage facilities; (2) review and evaluation of selected plans and reports; (3) technical assessments including sensitivity and uncertainty analyses for understanding and identifying the importance of processes and parameters associated with facility performance; (4) assistance in public outreach and communication activities; and (5) development and application of licensing tools, such as models, codes, and performance confirmation methodologies.

Tasks include technical support for the resolution of performance assessment licensing issues; development of conceptual and mathematical models; development maintenance, and configuration management of a library of computer codes; participation in national and international studies and workshops; pathway dose assessment; and radiological health and safety assessment.

C.2.3.9 Environmental Review Activities

Work under this area may include, but is not limited to: (1) review (and development, if requested) of draft, final and supplementary Environmental Impact Statements (EISs) and Environment Assessments (EAs) for a proposed NRC-licensed High Level Waste (HLW) Repository, and high-level waste transportation; and (2) preparation of comments documenting those reviews. Tasks would involve technical disciplines in areas such as environmental science and engineering; geosciences; cultural, natural, and economic resources; land use; dose and risk assessment; transportation; environmental justice; and socio-economics.

C.2.3.10 <u>External Quality Assurance</u>

Work under this area may include, but is not limited to: (1) performing observation(s) and

audit(s) of DOE; (2) conducting quality assurance on-site visits and verifications; (3) providing expert advice to NRC staff on its annual updates of QA Review Plan and technical positions on quality assurance; and (4) reviewing DOE management control documents and revisions to previously approved quality assurance plans for DOE program participants/contractors.

C.2.3.11 HLW Licensing Support System Network (LSN)

Work under this area includes, but is not limited to: (1) project management support for the LSN (e.g., evaluation of issues related to design, development, quality assurance, and operation of the LSN); (2) assistance in development of procedures and standards for the submission of documentary materials, including compliance evaluation and protocols for access to technical data; (3) maintenance and implementation of LSN guidance documents; and (4) support related to LSN workload processing, distribution, and volume assessment.

C.2.3.12 <u>Inspection Program Related to Yucca Mountain and other NWPA-related Programs</u>

Work under this area may include, but is not limited to: (1) developing NRC Inspection Procedures; (2) supporting inspections of DOE Yucca Mountain and other NWPA-related programs and facilities; and (3) reviewing and evaluating technical issues associated with safe construction and operation of those facilities. Work involving contractor support and participation on an inspection such as preparing for the inspection, performing the inspection, and preparing the input for the inspection report shall be in accordance with applicable NRC Manual Chapters and Inspection Procedures.

C.2.3.13 Transportation

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Activities under this area may include, but are not limited to: (1) review and evaluation of selected DOE or other NWPA-related plans and reports; (2) technical feasibility assessments; and (3) policy issues, strategic planning studies, as well as environmental, socio-economic, institutional and legal analyses applied to NWPA waste transportation issues.

Tasks involve technical disciplines in areas such as risk assessment, route planning, accident analyses, and modeling.

C.2.3.14 Performance Confirmation

Activities under this program area include, but are not limited to: (1) review and evaluation of related DOE or other NWPA-related plans and reports; (2) independent studies on related topics to support NRC evaluations and decisions; and (3) analysis of related policy issues. Tasks involve all of the technical disciplines associated with C.2.3.1, C.2.3.2, C. 2.3.3., C. 2.3.5 and C.2.3.8, which address the primary areas subject to confirmation.

C.3 Operations/Project Plans

The Center shall perform the work described under the Program Element Plans as revised by annual guidance in accordance with the currently approved Operations/Project Plans, which reflect the mutually agreed upon scope and spending plan for the work in each major area of work.

C.4 Meetings

The Center shall participate in NRC meetings as follows:

C.4.1 Technical Meetings and Other Formal Contractual Meetings

The Center shall participate at meetings in which NRC plans to provide technical direction or discuss technical work done or being proposed by the Center. Such meetings are scheduled and chaired by the NRC in accordance with an agenda coordinated with the Center. Only the NRC is authorized to issue technical direction, work directives or otherwise change the requirements of this contract in accordance with specific limitations of authority herein.

C.4.2 Management Meetings

When required by NRC, the Center shall participate in management meetings. Often held in conjunction with, but, where appropriate, separate from, technical direction meetings, these meetings are held for the purpose of discussing the conduct of the contracted effort with Center management officials. During these meetings the Center shall brief the NRC regarding any problems encountered and/or problems anticipated and their effect on the terms of the contract. Modifications and/or the addition of new required work to the contract and revised program element plans also will be discussed jointly and the NRC may decide on any necessary changes. The Contracting Officer will issue a written directive to the Center based on changes agreed to at the meeting.

C.4.3 HLW Management Board

The role of the HLW Management Board (the Board) is to improve overall integration of the HLW program. The Center President and Technical Director shall participate in periodic meetings and shall provide information and advice to the NRC staff in various technical areas which fall within the scope of this contract. Other members of the Center management and staff may be asked by the Board to attend some Board meetings in order to provide information to support specific agenda topics.

C.4.4 Technical Exchange Meetings with NRC Contractors

The Center, with prior coordination with the NRC, shall establish and conduct meetings for the purpose of exchanging technical information with other NRC contractors and subcontractors. Unless otherwise notified by the NRC CNWRA Program Manager (PM), NRC CNWRA Deputy Program Manager (DPM), or NRC Program Element Manager (PEM), the Center shall provide minutes and distribute them to the NRC and the contractor(s).

C.4.5 <u>Technical Exchange Meetings with Licensees</u>, States and Tribes

When required by the NRC, the Center shall participate in meetings with licensees, States, tribes, and/or other governmental agencies, including their contractors, and in the associated regulatory proceedings.

C.4.6 Other Meetings

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As requested, the Center shall participate in other meetings, including but not limited to, Office, Division, Branch, Section, and project-specific meetings.

Section D - Packaging and Marking

Any shipments to the NRC shall be packaged by the contractor in such a manner that will ensure acceptance by common carrier and safe delivery at destination. Containers and closures shall comply with the Interstate Commerce Commission Regulations, Uniform Freight Classification Rules, or regulations of other carriers as applicable to the mode of transportation. On the front of the package, the contractor shall clearly identify the contract number, Operations Plan, Project Plan, Key Technical Issue (KTI), if applicable, and individual (NRC Contracting Officer/NRC Program Element Manager/Project Officer) for which the product is being provided (See F.2 for Place of Delivery).

Section E - Inspection and Acceptance

E.1 Place of Inspection and Acceptance

Inspection and acceptance of the deliverable items to be furnished hereunder shall be made at the destination.

E.2 Quality Assurance

All work (i.e., data collection, analyses, computations, methods, etc.) conducted under this contract shall be performed in accordance with an accepted quality assurance program addressing the criteria of 10 CFR Part 50, Appendix B, and 10 CFR Part 63, Subpart G, as appropriate, the guidance of the NRC Review Plan for High-Level Waste Quality Assurance Program Descriptions applicable to research and technical assistance, and the applicable requirements of ANSI/ASME NQA-1-1986. The program shall be established, implemented, and maintained as specified in a documented quality assurance manual, plans, and procedures. In addition, if standard test or calibration procedures are employed (e.g., ASTM standards), these should be cited in the program or associated implementing procedures. As appropriate, the work and results should receive exposure in the scientific community through publication of results in referenced journals, or through peer reviews, or both. All planned publications shall be submitted to NRC in accordance with Clause H.3, Dissemination of Contract Information.

E.3 FAR Citations

The contractor shall refer to Section I, Clause No. 52.252-2 for citations incorporated by reference.

Section F - Deliveries and Performance

F.1 Reports, Documentation and Other Deliverable End Items

F.1.1. Operations/Project Plans

In the development of Operations/Project Plans, the Center shall introduce recommended approaches, methodologies and rationale for initiation, prioritization and conduct of new and existing work. Any recommendations, especially for new work, shall be provided based on the state-of-the-art knowledge and experience specific to the areas of special competency manifest in the Center.

One Operations/Project Plan shall be developed for each Job Code (unless otherwise approved by the CO), with a separate technical program description section for each major area of work. Once the Operations/Project Plan is approved by NRC, the Contracting Officer (CO) will issue a directive to initiate work in accordance with the approved Operations/Project Plan. The Operations/Project Plans shall be consistent with the guidance issued by the NRC.

F.1.2 Deliverable Requirements

A deliverable schedule shall be specified in each Operations/Project Plan.

F.1.3 Spending Plan

The Center shall submit spending plans for each Operations/Project Plan, which shall project the estimated cumulative amount of costs to be incurred relative to percentage of work to be completed for each four week period through completion of Operations/Project Plans. The Center shall update the spending plans when required by the CO.

F.1.4 Information to be Furnished by NRC

The Center shall immediately identify any NRC decisions or input required to accomplish the contract requirements and the date by which the NRC decision/input must be communicated/provided to the Center so as not to incur cost or schedule impacts.

F.1.5 Periodic Progress Report

The contractor shall prepare a periodic progress report for each four week period addressing the status for each approved major area of work. Such report, identified as the Program Manager's Progress Report (PMPR), shall be submitted within two weeks following the reporting period to:

NRC CNWRA Program Manager, NMSS - thirty-five (35) copies Contracting Officer DCPM/ADM - one (1) copy

The reports shall include: title of the contract; the contract number, the Job Codes, the period of performance; the reporting period and an Executive Summary. It shall contain the following sections:

Project Status Section

(a) Technical

Provide current status of each major area of work showing current work and anticipated activity in the subsequent fiscal period. Indicate deliverables submitted for approval during the current period. Include the submission date, currently approved due date, and, if appropriate, the original due date of deliverables submitted during the period covered by the PMPR in the narrative for each major area of work. Information regarding deliverables may be provided in tabular form.

- (b) Management Issues
- (c) Major Problems
- (d) Summary of Schedule Changes

A table should be included in the report listing schedule changes for each intermediate milestone (IM) which occurred during the preceding period or are anticipated to occur during the subsequent period. These changes should be coordinated and verbally approved by the appropriate PEM. The table should include the milestone number, type (IM or major milestone (MM)), description, current due date, requested revised date, and reason for request for Change in Schedule. The table may also include major milestone delay requests if the report will be received in sufficient time for the NRC to provide a written response before the current due date of the deliverable.

- (e) Financial Status Summary
 - (i) Provide a summary of the current contract financial status.
 - (ii) Provide a listing of the Center core staff.

- (f) Property Status
- (1) List equipment/property (as defined in Section H.26 (b) of this contract) acquired during the month with an acquisition cost of between \$500 and \$49,999. Give the item number for the specific piece of equipment.
- (2) Provide a separate list of equipment/property (as defined in Section H.26 (a)) acquired for the project during the month with an acquisition cost of \$50,000 or more. Provide the following information for each item of equipment/property: item description or nomenclature, manufacturer, model number, serial number, acquisition cost, and receipt date. If no property was acquired during the month, include a statement to that effect. Note: The same information shall be provided for any component or peripheral equipment that is part of a "system or system unit."
- (3) The Period 13 PMPR report shall provide a cumulative listing of equipment/property (as defined in Section H.26 (a)) with an acquisition cost of \$50,000 or more showing the information specified in paragraph (f)(2) of this clause.
- (4) The final PMPR report of the five year contract period shall provide a closeout equipment/property report containing the same elements as described above for the monthly reports for all equipment/property (as defined in Section H.26) purchased with NRC funds regardless of value unless title has been vested in the contractor. If no equipment/property was acquired under the contract, provide a statement to that effect. The report should note any equipment/property requiring special handling for security, health, safety, or other reasons as part of the report.
- (g) License Fee Cost Recovery Status Section

Pursuant to the provisions of 10 CFR Parts 170 and 171 on fees, provide the total amount of funds costed during the period and fiscal year to date for each task or task assignment (which is license fee recovery work) by facility or topical report. The Certificate Fee Recovery Status Report must be on a separate page as part of the periodic report for the task, and must be in the format provided (See Attachment 21). Cost must be properly apportioned by docket number and TAC number to the appropriate site.

There should be only one Certificate Fee Recovery Cost Status table per job code. The facilities should be identified by docket number and TAC number, and costs should be reported as whole numbers rounded to the nearest dollar. For work that involves more than one site, each site should be listed separately and the costs should be split appropriately between the sites. Common costs as defined below, must be identified separately in the Certificate Fee Recovery Cost Status table each period and must be divided among all plants worked on under the program during the period. The total of the period costs reported in the Certificate Fee Recovery Cost Status table should equal the total of the period costs reported in the periodic progress report. In the event the totals of the costs reported in these two tables are not equal, an explanation for the variance should be given as a footnote to the Certificate Fee Recovery Cost Status table.

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Common costs are those costs associated with the performance of an overall program that benefits both sites covered under that program or that are required to satisfactorily carry out the program. Common costs include costs associated with the following: preparatory or start-up efforts to interpret and reach agreement on methodology, approach, acceptance criteria, regulatory position, or technical reporting requirements; efforts associated with the "lead site" concept that might be involved during the first one or two plant reviews; meetings and discussions involving the above efforts to provide orientation, background knowledge, or applied to a category of plants; and project management. On a periodic (every four week) basis, the common costs for each period must be apportioned to the costs incurred during the period for each of the sites for which work was performed.

(h) Notification for H.16.3

In accordance with clause H.16.3, the Center shall provide notification, in advance of performing the work, of all work for others performed under that clause. The notification shall include a brief description of the work, level of effort, period of performance, and shall briefly address each of the criteria noted in paragraph 2 of H.16.3.

(i) If the data in this report indicates a need for additional funding beyond that already obligated, this information may only be used as support to the official request for funding required in accordance with the Limitation of Cost (LOC) Clause (FAR 52.232-20) or the Limitation of Funds (LOF) Clause (FAR 52.232-22).

F.1.6 <u>Technical Reports</u>

All technical reports required under this contract will be specified in the individual Operations/Project Plans and shall be submitted in accordance with NRC Handbook 3.8, Attachment 9, unless otherwise specified. NRC will designate the security or sensitive-unclassified status of such reports and deliverables.

The NRC PEM shall comment within 15 working days after submission of each report; these comments shall be addressed in the final reports or revisions thereto. When formal final reports that NRC would publish (i e., NUREGs) are requested and approved by NRC, the reports shall be submitted in camera-ready copy for NRC publication to the NRC PEM/Project Officer (PO). Concurrently, photo copies shall be sent to the NRC CNWRA PM, NRC CNWRA DPM, NRC PEM/PO and CO.

F.1.7 Annual Review

The Center shall provide an annual review of the major program areas as requested by the NRC. This review will serve to: (1) evaluate progress made in the previous fiscal year, (2) indicate any adjustments warranted in the Center's opinion, and (3) allow NRC to advise the Center on areas of emphasis and/or modification to the Center's originally submitted Operations/Project Plan.

F.1.8 <u>Technical Comments</u> and Recommendations

A. As a result of its review and evaluation activities relating to existing work, the Center shall provide comments and recommendations in writing to the NRC CNWRA PM/NRC CNWRA DPM and/or NRC PEM along with a copy to the CO that represent an independent technical assessment for his/her consideration.

The technical comments and recommendations shall include the reasons for the recommendation and define the proposed change in appropriate form to facilitate implementation by the NRC.

Pursuant to its Charter, the Center shall provide independent suggestions and recommendations concerning new work that will, in the opinion of the Center, benefit the NRC in the execution of its responsibilities under the NWPA.

When a recommendation introduces new work and/or requires changes to existing work, it shall include:

- (a) A description of the new work and/or modification to existing work resulting from a thorough evaluation of current major areas of work.
- (b) A rationale for such suggestions and/or recommendations including a delineation of their cost and benefits, and
- (c) Any schedule impacts, that would occur as a result of adopting these suggestions and/or recommendations.
- B. The NRC CNWRA PM/NRC CNWRA DPM and/or NRC PEM will review the potential effects of the Center's technical comments and recommendations on these specific programs. After considering all other relevant factors, the NRC CNWRA PM/NRC CNWRA DPM or NRC PEM may, when appropriate, determine that a change in a particular program is necessary to assure timely and economical accomplishment of program objectives, consistent with mission requirements. Any required changes will be issued in a directive by the CO. When appropriate, prior to issuing direction, the NRC CNWRA PM/NRC CNWRA DPM and NRC PEM together with the CO will review the proposed change with the appropriate Center staff.
- C. If the Center's corresponding Element Manager (EM) believes that the NRC technical decision is not in the best interest of the particular program, he/she shall inform the NRC PEM and the NRC CNWRA PM/NRC CNWRA DPM. If the issue is not resolved at the Element Level, the Center's EM may request Center senior management to initiate a higher level management review with the NRC. Center's senior management would then discuss the issue with the NRC Technical Sponsor. If resolution is not attained at that level, Center senior management should request the NRC CNWRA PM/NRC CNWRA DPM to refer the issue to the NRC's Center Review Group (CRG). Implementation of the decision may, at the discretion of the NRC CNWRA PM be withheld pending the reviews. If not otherwise resolved, ultimate referral shall be to the Director, NMSS, and the President of the Center. In the event that agreement is not reached at this level, the Center will document its recommendations for inclusion in the NRC official Center contract file. Nevertheless, the decision of the Director, NMSS, will be final (see F.5 and Attachment 18).

F.1.9 Electronic Format

The Center shall submit documentation to the NRC in electronic format in accordance with Attachment 12, entitled "Contractor Procedures for Submitting Documentation to the NRC in Electronic Format".

F.2 Place of Delivery

Interim and final deliverables shall be furnished with all transportation charges paid by the contractor to:

A. NRC CNWRA Program Manager

Regular Mail

U.S. Nuclear Regulatory Commission ATTN: John J. Linehan, Director Program Management, Policy Development and Analysis Staff, NMSS Mail Stop T 8A23 Washington, D.C. 20555

Express Mail/Physical Delivery

U.S. Nuclear Regulatory Commission ATTN: Director Program Management, Policy Development and Analysis Staff, NMSS Two White Flint North 11545 Rockville Pike, Mail Stop T 8A23 North Bethesda, Maryland 20852

A. NRC Contracting Officer

Regular Mail

U.S. Nuclear Regulatory Commission ATTN: NRC Contracting Officer Division of Contracts and Property Management Mail Stop: T 7I2 Washington, D.C. 20555

Express Mail/Physical Delivery

U.S. Nuclear Regulatory Commission
ATTN: NRC Contracting Officer
Division of Contracts and Property Management, Mail Stop T7I2
Two White Flint North
11545 Rockville Pike
North Bethesda, Maryland 20852

C. Individual NRC PEMs and POs named in each element when the directive is issued.

F.3 Period of Performance

In order to provide program continuity, NRC desires to use the contractor as the operator for the Center throughout the duration of the NRC program under NWPA (estimated over twenty years). The original contract for this program support commenced on October 15, 1987 and expired on October 14, 1992. The first renewal period was October 15, 1992 - September 26, 1997. The second renewal period was from September 27, 1997 through September 27, 2002. The period of performance for this contract shall be September 28, 2002 through September 28, 2007. The term of the contract may be renewed following conduct of a comprehensive review of the use and need for the Center and will not exceed five-year increments. Each Operations/Project Plan for directed work shall specify its own duration.

F.4 FAR Citations

The contractor shall refer to Section I, Clause No. 52.252-2 for citations incorporated by reference.

F.5 Resolving NRC Contractor Differing Professional Views (DPVs)

- (A) The Nuclear Regulatory Commission's (NRC) policy is to support the contractor's expression of professional health and safety related concerns associated with the contractor's work for NRC that may differ from a prevailing NRC staff view, disagree with an NRC decision or policy position, or take issue with proposed or established agency practices. An occasion may arise when an NRC contractor, contractor's personnel, or subcontractor personnel believes that a conscientious expression of a competent judgement is required to document such concerns on matters directly associated with its performance of the contract. The NRC's policy is to support these instances as Differing Professional Views (DPVs).
- (B) The procedure that will be used provides for the expression and resolution of differing professional views (DPVs) of health and safety related concerns associated with the mission of the agency by NRC contractors, contractor personnel, or subcontractor personnel on matters directly associated with its performance of the contract. This procedure may be found in Section J (Attachment 18) of this contract. The contractor shall provide a copy of the NRC DPV procedure to all of its employees performing under this contract and to all subcontractors who shall, in turn, provide a copy of the procedure to its employees. The prime contractor or subcontractor shall submit all DPVs received but need not endorse them.

Section G - Contract Administration Data

G.1 2052.216-71 Indirect Cost Rates (Jan 1993)

A. Pending the establishment of final overhead rates which shall be negotiated based on audit of actual costs, the contractor shall be reimbursed for allowable indirect costs as follows:

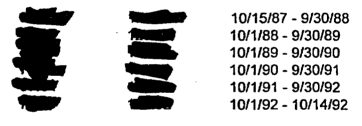
CATEGORY	RATE	COST BASE	APPLICABLE PERIOD
Overhead for Center	10 A	direct labor and	10/15/87-9/29/89
		fringe benefit costs fo	r
		Center employees	
	THE	same as above	9/30/89-9/26/91
		same as above	9/27/91-5/8/92
		same as above	5/9/92-9/30/94
		same as above	10/1/94- 1/18/02
		same as above	1/19/02-until revised
Overhead for Institute		direct labor and	10/15/87-9/24/93
Employees		fringe benefit costs for	
	•	Institute employees	
			9/25/93-until revised
Fringe Benefits		direct labor	10/15/87-9/30/88
•		direct labor	10/1/88-4/13/90
		direct labor	4/14/90-3/3/92
		direct labor	3/4/92-9/30/92
		direct labor	10/1/92-1/31/97
		direct labor	2/1/97-2/12/99
		direct labor	2/13/99-7/2/99
•		direct labor	7/3/99-8/25/02
		direct labor	8/26/02-until revised
Material Handling		purchased parts and	9/27/97-9/25/98
Burden		materials, subcontracti	ing costs
		same as above	9/26/98-2/14/00
		same as above	2/15/00-1/18/02
		same as above	1/19/02-until revised

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- B. The CO may adjust the above rates as appropriate during the term of the contract upon acceptance of any revisions proposed by the contractor. It is the contractor's responsibility to notify the CO in accordance with 52.232-20 Limitation of Costs or 52.232-22 Limitation of Funds, as applicable, if such change(s) affect(s) performance of work within the established cost or funding limitations.
- C. Rate marked with an asterisk (*) is a ceiling rate. In the event that the indirect rate developed by the cognizant audit activity on the basis of actual allowable costs is less than the ceiling rate, the rate established by the cognizant audits must apply. The Government may not be obligated to pay any additional amounts for indirect costs above the ceiling rate set forth above for the applicable period. The SwRI provisional overhead rate effective 9/25/93 is This rate is subject to change from time to time as approved by DCAA and DCMC. The ceiling rate shall be equal to the provisional rate, but in no event shall exceed the Please note that was the ceiling rate for SwRI overhead for the period 10/1/95-9/26/97 and that is the ceiling rate for the period 9/27/97-9/28/07. The provisional billing rate is until revised.
- D. The following states the final audited indirect rates which apply to this contract:

Overhead for Center Overhead for SwRI Applicable Period

Basic Contract Period (NRC-02-88-005) (10/15/87 - 10/14/92)



First Renewal Period (NRC-02-93-005)



Second Renewal Period (NRC-02-97-009)

Overhead for Center Overhead for SwRI

Material Burden Applicable Period





9/27/97 - 9/25/98 9/26/98 - 9/24/99 9/25/99 - 9/29/00

^{*}See ceiling rate set forth on page 24.

G.2 <u>Technical Direction</u>

G.2.1. - Definition

- A. The term "Technical Direction" is defined to include the following:
 - Technical direction to the Center which shifts work emphasis within the Job Code/major program area/task, requires pursuit of certain lines of inquiry, authorizes travel which was unanticipated in the Operations Plan, fills in details or otherwise serves to accomplish the scope of work for the directive.
 - 2. Providing advice and guidance to the Center in the preparation of drawings, specifications or technical portions of the work description.
 - Review and, where required by the contract, approval of technical reports, drawings, specifications and technical information to be delivered by the Center to the Government under the contract.
- B. Technical direction must be within the stated scope of work. Project Officers, Program Element Managers, Technical Assistance Sponsor, NRC CNWRA Program Manager, and NRC CNWRA Deputy Program Manager do not have the authority to and may not issue any technical direction which:
 - 1. Constitutes an assignment of additional work outside the general scope of the individual job code/major program area/task.
 - 2. Constitutes a change as defined in the "Changes" clause of this contract.
 - 3. In any way causes an increase or decrease in the total estimated contract cost, the fee, if any, or the time required for completion of the individual job code/key technical issue/task.
 - 4. Changes any of the expressed terms, conditions or specifications of the contract.
 - 5. Constitutes a personal services relationship.
 - 6. Terminates the contract, settles any claim or dispute arising under the contract, or issues any unilateral directive whatever.
- C. ALL TECHNICAL DIRECTION MUST BE ISSUED IN WRITING BY THE PROJECT OFFICER, PROGRAM ELEMENT MANAGER, TECHNICAL ASSISTANCE SPONSOR, NRC CNWRA PROGRAM MANAGER, AND NRC CNWRA DEPUTY PROGRAM MANAGER OR MUST BE CONFIRMED BY SUCH PERSON IN WRITING (INCLUDING E-MAIL) WITHIN TEN (10) WORKING DAYS AFTER VERBAL ISSUANCE. A copy of such written technical direction shall be submitted to the respective NRC Program Element Manager, NRC CNWRA Program Manager, NRC CNWRA Deputy Program Manager, NRC Contracting Officer, Center President and Center Technical Director.

- D. The Center shall proceed promptly with the performance of technical directions duly issued in the manner prescribed by this article and within such person's authority under the provisions of this article.
- E. If, in the opinion of the Center, any instruction or direction or revision issued is within one of the categories as defined in B.1 through 6 above, the Center shall not proceed but shall notify the NRC CO in writing within five (5) working days after the receipt of any such instruction or direction and shall request the NRC Contracting Officer to modify the contract accordingly. Upon receiving such notification from the CNWRA, the NRC CO shall, with the assistance of the NRC CNWRA PM and NRC CNWRA DPM, investigate the circumstances. If it is determined by the NRC CO that the technical direction is within the scope of this article (G.2.1.A.1-3) and does not constitute a change under the Changes Clause, this information will be provided to the Center in writing. If it is determined that it is outside of the scope (G.2.1.B.1-6), the NRC CO may (a) issue an appropriate contract modification; or (b) issue a directive indicating that the technical direction is null and void.
- F. Any unauthorized commitment or direction issued may result in an unnecessary delay in the Center's performance, and may even result in the Center expending funds for unallowable costs under the contract.
- G. A failure of the parties to agree upon the nature of the instruction or upon the contract action to be taken with respect thereto shall be subject to FAR Clause 52.233-1, entitled "Disputes".
- B. In addition to providing technical direction as defined above, the project officers, program element managers, technical assistance sponsor, NRC CNWRA Program Manager, and NRC CNWRA Deputy Program Manager shall:
 - (1) Monitor the contractor's technical progress, including surveillance and assessment of performance, and recommend to the CO changes in requirements.
 - (2) Assist the contractor in the resolution of technical problems encountered during performance.
 - (3) Review all costs requested for reimbursement by the contractor and submit to the CO recommendations for approval, disapproval, or suspension of payment for supplies and services required under this contract.
 - (4) Assist the contractor in obtaining the badges for the contractor personnel.
 - (5) Immediately notify the Personnel Security Branch, Division of Facilities and Security (PERSEC/DFS) (via e-mail) when a contractor employee no longer requires access authorization and return the individual's badge to PERSEC/DFS within three days after their termination.

G.3.1. - Program Element Managers and Project Officers

A. The NRC PEM is the NRC CO's authorized representative for the technical aspects of the entire technical area for which he/she is responsible. The NRC PO is the CO's authorized representative for the technical aspects of each individual task for which he/she is designated

The PEM and PO for an individual subtask are responsible for: (1) monitoring the Center's progress to ensure that work completed is commensurate with resources expended and is on schedule, including surveillance and assessment of performance, and recommending to the CO changes in requirements; (2) interpreting the scope of work; (3) performing technical evaluation as required; (4) performing technical inspections and acceptances required by this contract; and (5) assisting the Center in the resolution of technical problems encountered during performance. Within the purview of this authority, the PEM and PO are authorized to review all costs requested for reimbursement by the Center that are associated with their particular major area of work as specified in the current Center Operations Plans. Recommendations for approval, disapproval, or suspension for supplies/services required under the contract shall be submitted to the NRC CNWRA PEM. The NRC CO is responsible for directing or negotiating any changes in terms, conditions, or amounts cited in the contract and any Operation/Project Plans incorporated herein by reference. For guidance from the PEM or PO to the Center to be valid, it must: (1) be consistent with the description of work set forth in the contract; (2) not constitute new assignment of work or change to the expressed terms, conditions or specifications incorporated into the contract; (3) not constitute a basis for an extension to the period of performance or schedule for final deliverable; and, as stated above, (4) not constitute a basis for any increase in the contract cost.

- B. The PEM or PO is not authorized to approve or request any action which results or could result in an increase in contract cost; or terminate the contract, settle any claim or dispute arising under this contract, or issue any unilateral directive whatsoever.
- C. The NRC PEMs, POs, and areas of work for which they are designated are as follows:

COPS/KTI Tasks	Program Element Manager	Project Officer
Management, Planning and Computer Support	Deborah DeMarco	None
Licensing Support Netw	ork Deborah DeMarco	Jeff Ciocco
Internal Quality Assurar	nce Deborah DeMarco	Ted Carter
External Quality Assura	nce Deborah DeMarco	Ted Carter

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Igneous Activity	John Trapp	None
Structural Deformation & Seismicity	Philip Justus	None
Evolution of Near-Field Environment	David J. Brooks	None
Container Life & Source Term	Tamara Bloomer	None
Thermal Effects on Flow	Jeffrey Pohle	None
Repository Design & Thermal- mechanical Effects	- Mysore Nataraja	None
TSPA & Technical Integration Consolidated Document System		None
Revision to EPA and NRC Regulations	Timothy McCartin	None
Isothermal Flow	Hans Arlt	None
Radionuclide Transport	John Bradbury	None
Sufficiency Comments	Jeff Ciocco	None
Public Outreach	Janet Kotra	None
Final Environmental Impact Statement (FEIS)	Melanie Wong	None
Performance Confirmation	Jeffrey Pohle	None
Development of the Integrated Issue Resolution S	Jim Andersen Itatus Report	None
Development of the Yucca Mountain Review Plan	Jeff Ciocco (YMRP)	None

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Spent Fuels Project Office (Operations Plan)

Mark Delligatti

Private Fuel Storage

Michael D. Waters
Mahendra Shah
(Physical Security Task only)
Steven Baggett
James R. Hall
Christopher Bajwa

Diablo Canyon ISFSI 2nd INEEL ISFSI Tunnel Fire

G.3.2 - <u>Technical Assistance Sponsors</u>

- A. The individuals listed in "C" below are hereby designated as Technical Assistance Sponsors. The individual Technical Assistance Sponsors have overall technical responsibility for the work placed at the Center, within their respective areas, as detailed in paragraph C, below and are responsible for: (1) identifying, prioritizing and recommending work to be placed at the Center; (2) monitoring the Center's progress to ensure that work completed is commensurate with resources expended and is on schedule including surveillance and assessment of performance, and recommending to the NRC CO changes in requirements; (3) interpreting the scope of work as required; (4) performing technical evaluations as necessary; (5) performing technical reviews and acceptances as required; and (6) assisting the Center in the resolution of technical problems encountered during performance. Within the purview of this authority the Technical Assistance Sponsors are authorized to review all costs requested for reimbursement by the Center which are associated to their particular program area and submit recommendations for approval, disapproval, or suspension for supplies/services required under the contract to the NRC CNWRA PM. The NRC CO is responsible for directing or negotiating any changes in terms, conditions, or amounts cited in the contract and elements.
- B. The Technical Assistance Sponsors are not authorized to approve or request any action which results in or could result in an increase in contract cost; or terminate the contract, settle any claim or dispute arising under the contract or issue any unilateral directive whatsoever.
- C. The Technical Assistance Sponsors are:

High Level Waste Sponsor Division of Waste Management John T. Greeves, Director Division of Waste Management, NMSS

SFPO Sponsor Spent Fuel Project Office E. William Brach, Director Spent Fuel Project Office, NMSS

G.4 Center Program Management

G.4.1 NRC CNWRA Program Manager

A. The individual listed in "C" below is hereby designated as the NRC CNWRA Program Manager.

The NRC CNWRA PM is responsible for: (1) monitoring the overall program performance of the Center's operations; (2) assuring appropriate integration of work assigned to the Center; (3) assessing the overall performance of the Center; and (4) recommending approval, disapproval, or suspension of costs requested for reimbursement by the Center based on review of the Center's progress and input received from the individual Technical Assistance Sponsors, NRC PEMs and POs.

B. The NRC CNWRA PM is not authorized to approve or request any action which results in or could result in an increase in contract cost; or terminate the contract, settle any claim or dispute arising under the contract, or issue any unilateral directive whatsoever.

C. Name:

John J. Linehan, Director

Office Address:

Program Management, Policy

Development and Analysis Staff, NMSS

Mail Stop TWFN 8A23 Washington, D.C. 20555

Telephone Number:

(301) 415-7358

G.4.2 NRC CNWRA Deputy Program Manager

A. The individual listed in "C" below is hereby designated as the NRC CNWRA Deputy Program Manager.

The NRC CNWRA DPM assists/acts for the NRC CNWRA PM in his responsibilities for: (1) monitoring the overall program performance of the Center's operations; (2) assuring appropriate integration of work assigned to the Center; (3) assessing the overall performance of the Center; and (4) recommending approval, disapproval, or suspension of costs requested for reimbursement by the Center based on review of the Center's progress and input received from the individual Sponsors, NRC PEMs and POs.

B. The NRC CNWRA DPM is not authorized to approve or request any action that results in or could result in an increase in contract cost; or terminate the contract, settle any claim or dispute arising under the contract, or issue any unilateral directive whatsoever.

C. Name:

Deborah A. DeMarco

Office Address:

Program Management, Policy

Development and Analysis

Staff, NMSS

Mail Stop TWFN/8A23 Washington, D.C. 20555

Telephone Number:

(301) 415-7796

G.5 <u>Travel Reimbursement</u>

- A. Travel need not be approved by the cognizant NRC PEM in advance, provided that it was included in the currently approved Operations/Project Plans and will not result in charges to NRC in excess of those negotiated for that job code. The Center shall coordinate all other travel plans in advance with the appropriate NRC
 - PEM/PO. It is recognized that there will be certain trips which will involve more than one Operations or Project Plan. The cost of these trips will be shared by the affected plans.
- B. The contractor is encouraged to use Government contract airlines, AMTRAK rail service, and discount hotel/motel properties in order to reduce the cost of travel under this contract. The Contracting Officer, upon request, will provide each traveler with a letter of identification which is required in order to participate in this program. The Federal Travel Directory (FTD) identifies carriers, contract fares, schedules, payment conditions, and hotel/motel properties which offer their services and rates to Government contractor personnel traveling on official business under this contract. The FTD, which is issued monthly, may be purchased from the U.S. Government Printing Office, Washington, DC 20402.
- C. The contractor will be reimbursed only for those travel costs incurred that are directly related to this contract and which are allowable subject to the limitations prescribed in FAR 31.205-46.
- D. Reasonable travel costs for research and related activities performed at State and nonprofit institutions, in accordance with Section 12 of Pub. L. 100-679, shall be charged in accordance with the contractor's institutional policy to the degree that the limitations of Office of Management and Budget (OMB) guidance are not exceeded. Applicable guidance documents include OMB Circular A-87, Cost Principles for State and Local Governments; OMB Circular A-122, Cost Principles for Nonprofit Organizations; and OMB Circular A-21, Cost Principles for Educational Institutions.
- E. When the Government changes the Federal Travel Regulations, it is the responsibility of the Contractor to notify the CO in accordance with the Limitation of Cost clause of this contract if the contractor will be unable to make all of the approved trips and remain within the cost and fee limitations of this contract.
- F. All foreign travel must be approved in advance by the NRC on NRC Form 445, Request for Approval of Official Foreign Travel, and must be in compliance with FAR 52.247-63, "Preference for U.S. Flag Air Carriers." The contractor shall submit NRC Form 445 to the NRC no later than 30 days prior to the commencement of travel. In order to receive reduced rates, a 30 days advanced booking is expected. Along with NRC Form 445s, the Center shall provide copies of papers or abstracts to be presented, and documentation of the travel, consistent with NRC policy for foreign travel. (See attachment 26)

G.6 Electronic Payment

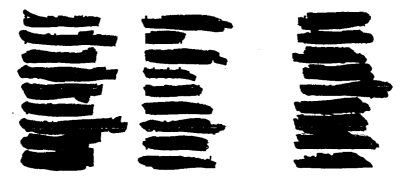
The Debt Collection Improvement Act of 1996 requires that all payments except IRS tax refunds be made by Electronic Funds Transfer. It is the policy of the Nuclear Regulatory Commission to pay vendors by the Automated ClearingHouse (ACH) electronic funds transfer payment system. The electronic system is known as Vendor Express. Payment shall be made in accordance with FAR 52.232-33, entitled "Mandatory Information for Electronic Funds Transfer Payment".

To receive payment, the contractor shall complete the "Company Information" portion of the Standard Form 3881, entitled "ACH Vendor/Miscellaneous Payment Enrollment Form" found in Section J. The contractor shall take the form to the ACH Coordinator at the financial institution that maintains its company's bank account. The contractor shall discuss with the ACH Coordinator how the payment identification (addendum record) will be passed to them once the payment is received by the financial institution. To ensure that adequate payment information will be available to the contractor, the contractor should inform the financial institution that the addendum record must not be stripped from the payment. Further information concerning the addendum is provided in the attachments. The ACH Coordinator should fill out the "Financial Institution Information" portion of the form and return it to the Office of the Controller at the following address: Nuclear Regulatory Commission, Division of Accounting and Finance, Financial Operations Section, Mail Stop T-9-H-4, Washington, DC 20555, ATTN: ACH/Vendor Express. It is the responsibility of the contractor to ensure that the financial institution returns the completed form to the above cited NRC address. If the contractor can provide the financial information, signature of the financial institution's ACH Coordinator is not required. The NRC is under no obligation to send reminders. Only after the Office of the Controller has processed the contractor's sign-up form will the contractor be eligible to receive payments. Once electronic funds transfer is established for payments authorized by NRC, the contractor needs to submit an additional SF 3881 only to report changes to the information supplied. Questions concerning ACH/Vendor Express should be directed to the Financial Operations staff at (301) 415-7520.

Section H - Special Contract Requirements

H.1 2052.215-70 Key Personnel (Jan 1993)

A. The following individuals are considered to be essential to the successful performance of the work hereunder.



The contractor agrees that such personnel shall not be removed from the contract work or replaced without compliance with paragraphs (B) and (C) of this section.

- B. If one or more of the key personnel for whatever reason, becomes, or is expected to become, unavailable for work under this contract for a continuous period exceeding 3O work days, or is expected to devote substantially less effort to the work than indicated in approved Operations/Project Plans, the contractor shall immediately notify the CO and shall, subject to the concurrence of the CO or his/her authorized representative, promptly replace such personnel with personnel of at least substantially equal ability and qualifications.
- C. Each request for approval of substitutions hereunder must be in writing and contain a detailed explanation of the circumstances necessitating the proposed substitutions. The request must also contain a complete resume for the proposed substitute, and other information requested by the CO or needed by him/her to evaluate the proposed substitution. The CO and his/her authorized representative will evaluate such requests and promptly notify the contractor of his/her decision in writing.
- D. If the CO determines that suitable and timely replacement of key personnel who have been reassigned, terminated or have otherwise become unavailable for the contract work is not reasonably forthcoming or that the resultant reduction of productive effort would be so substantial as to impair the successful completion of the contract or the service order, the contract may be terminated by the CO for default or for the convenience of the Government, as appropriate. If the CO finds the contractor at fault for the condition, the contract price or fixed fee may be equitably adjusted downward to compensate the Government for any resultant delay, loss or damage.

H.2 2052.235-71 Safety, Health, and Fire Protection (Jan 1993)

The contractor shall take all reasonable precautions in the performance of the work under this contract to protect the health and safety of its employees and of members of the public, including NRC employees and contractor personnel, and to minimize danger from all hazards to life and property. The contractor shall comply with all applicable health, safety, and fire protection regulations (including reporting requirements) of the Commission and the Department of Labor. If the contractor fails to comply with these regulations or requirements, the CO may, without prejudice to any other legal or contractual rights of the Commission, issue an order stopping all or any part of the work. Thereafter, a start work order may be issued at the discretion of the CO. The contractor may not make a claim for an extension of time or for compensation or damages by reason of, or in connection with, this type of work stoppage.

H.3 Dissemination of Contract Information

The contractor shall comply with the provisions of NRC Management Directive 3.8 (Vol. 3, Part 1) and NRC Handbook 3.8 (Parts I-IV) regarding publication in refereed scientific and engineering journals or dissemination to the public of any information, oral or written, concerning the work performed under this contract. Failure to comply with this clause shall be grounds for termination of this contract.

It is the NRC's policy to encourage publication of scientific and technological advances and information developed under its contracts in refereed journals and/or through peer

reviews. However, the contractor shall not publish, permit to be published, or disseminate to the public any information, oral or written, concerning the work performed under this contract without the prior written consent of the NRC CNWRA DPM or in the case of research projects, managed by the Office of Nuclear Regulatory Research (RES), approved by the PO.

The Center shall submit all information planned for release to the public to the NRC CNWRA DPM or in the case of RES projects, the RES PO, for review and approval with a copy to the CO at least 30 calendar days prior to external release. If the information is being submitted directly to the RES PO, copies shall also be submitted directly to the NRC CNWRA DPM and RES PEM. The Center may release information, other than that pertaining to affected parties (e.g. DOE, host state, etc.) which has been already been forwarded to NRC and placed in the Public Document Room by NRC. Information to affected parties can only be released by NRC or at NRC's direction.

Reasons for NRC denial of release of information shall include but not be limited to: (1) pre-decisional content of the material (i.e., material contains analyses and/or recommendations pertinent to a matter pending Commission decision), (2) material containing confidential or classified information, and (3) information that would not be released under the Freedom of Information Act. Within 10 working days after receipt, NRC shall permit release of the information or identify the portion(s) of the material which shall not be released and the reasoning for such decision. At the option of the contractor, portions of the material may be released that do not contain material disapproved for release.

Failure to comply with this clause shall be grounds for termination of this contract.

H.4 2052.227-70 Drawings, Designs, and Specifications (Jan 1993)

All drawings, sketches, designs, design data, specifications, notebooks, technical and scientific data, software, and all photographs, negatives, reports, findings, recommendations, other data and memoranda of every description relating thereto, as well as all copies of the foregoing relating to the work or any part thereto, are subject to inspection by the Commission at all reasonable times. Inspection of the proper facilities must be afforded the Commission by the contractor and its subcontractors. These data are the property of the Government and may be used by the Government for any purpose whatsoever without any claim on the part of the contractor and its subcontractors and vendors for additional compensation and must, subject to the right of the contractor to retain a copy of material for its own use, must be delivered to the Government, or otherwise disposed of by the contractor as the CO may direct during the progress of the work or upon completion or termination of this contract. The contractor's right of retention and use is subject to the security, patent, and use of information provisions, if any, of this contract.

H.5 2052.204-70 Security (Oct 1999)

(a) Security/Classification Requirements Form. The attached NRC Form 187 (See List of Attachments) furnishes the basis for providing security and classification requirements to prime contractors, subcontractors, or others (e.g. bidders) who have or may have an NRC contractual relationship that requires access to

classified information or matter, access on a continuing basis (in excess of 30 or more days) to NRC Headquarters controlled buildings, or otherwise requires NRC photo identification or card-key badges.

- (b) The contractor shall have access to confidential National Security Information. The contractor shall submit through the Deputy Program Manager to the NRC Division of Security within fifteen (15) calendar days following award of contract, execution of modification, or proposal of new personnel for work to be performed under the contract, a completed Personnel Security Forms packet including a Questionnaire for Sensitive Positions (SF-86) for all personnel requiring access. The contractor shall assure that all forms are accurate, complete and legible (except Part 2, Questionnaire for Sensitive Positions, which is required to be completed in private and submitted by the individual to the contractor in a sealed envelope).
- (c) It is the contractor's duty to safeguard National Security Information, Restricted Data, and Formerly Restricted Data. The contractor shall, in accordance with the Commissions' security regulations and requirements, be responsible for safeguarding National Security Information, Restricted Data, and Formerly Restricted Data, and for protecting against sabotage, espionage, loss and theft, the classified documents and material in the contractor's possession in connection with the performance of work under this contract. Except as otherwise expressly provided in this contract, the contractor shall, upon completion or termination of this contract, transmit to the Commission any classified matter in the possession of the contractor or any person under the contractor's control in connection with performance of this contract. If retention by the contractor of any classified matter is required after the completion or termination of the contract and the retention is approved by the CO, the contractor shall complete a certificate of possession to be furnished to the Commission specifying the classified matter to be retained. The certification must identify the items and types or categories of matter retained, the conditions governing the retention of the matter and their period of retention, if known. If the retention is approved by the CO, the security provisions of the contract will continue to be applicable to the matter retained.
- (d) In connection with the performance of the work under this contract, the contractor may be furnished, or may develop or acquire, proprietary data (trade secrets) or confidential or privileged technical, business, or financial information, including Commission plans, policies, reports, financial plans, internal data protected by the Privacy Act of 1974 (Pub. L. 93-579), or other information which has not been released to the public or has been determined by the Commission to be otherwise exempt from disclosure to the public. The contractor agrees to hold the information in confidence and not to directly or indirectly duplicate, disseminate, or disclose the information in whole or in part to any other person or organization except as may be necessary to perform the work under this contract. The contractor agrees to return the information to the Commission or otherwise dispose of it at the direction of the CO. Failure to comply with this clause is grounds for termination of this contract.

- (e) Regulations. The contractor agrees to conform to all security regulations and requirements of the Commission which are subject to change as directed by the NRC Division of Facilities and Security and the Contracting Officer. These changes will be under the authority of the FAR Changes clause referenced in this document.
- (f) Definition of National Security Information. The term National Security Information, as used in this clause, means information that has been determined pursuant to Executive Order 12958 or any predecessor order to require protection against unauthorized disclosure and that is so designated.
- (g) Definition of Restricted Data. The term Restricted Data, as used in this clause means all data concerning design, manufacture, or utilization of atomic weapons; the production of special nuclear material; or the use of special nuclear material in the production of energy, but shall not include data declassified or removed from the Restricted Data category pursuant to section 142 of the Atomic Energy Act of 1954 as amended.
- (h) Definition of Formerly Restricted Data. The term Formerly Restricted Data, as used in this clause, means all data removed from the Restricted Data category under Section 142-d. of the Atomic Energy Act of 1954, as amended.
- (i) Security Clearance Personnel. The contractor shall not permit any individual to have access to Restricted Data, Formerly Restricted Data, or other classified information, except in accordance with the Atomic Energy Act of 1954, as amended, and the Commission's regulations or requirements applicable to the particular type or category of classified information to which access is required. The contractor shall also execute a Standard Form 312, Classified Information Nondisclosure Agreement, when access to classified information is required.
- (j) Criminal Liabilities It is understood that disclosure of National Security Information, Restricted Data, and Formerly Restricted Data, relating to the work or services ordered hereunder to any person not entitled to receive it, or failure to safeguard any Restricted Data, Formerly Restricted Data, or any other classified matter that may come to the contractor or any person under the contractor's control in connection with work under this contract, may subject the contractor, its agents, employees, or subcontractors to criminal liability under the laws of the United States. (See the Atomic Energy Act of 1954, as amended, 42 U.S.C. 2011 et seq.; 18 U.S.C. 793 and 794; and Executive Order 12958.)
- (k) Subcontracts and Purchase Orders. Except as otherwise authorized in writing by the CO, the contractor shall insert provisions similar to the foregoing (Section H.5) in all subcontracts and purchase orders under this contract.
- (I) In performing the contract work, the contractor shall classify all documents, material, and equipment originated or generated by the contractor in accordance with classification guidance by the Commission. Every subcontract and purchase order issued hereunder involving the origination or generation of classified documents, material, or equipment shall provide that the subcontractor or supplier shall assign classifications to all such documents, material, and equipment in accordance with classification guidance furnished by the contractor.

H.6. Site Access Badge Procedures

The contractor shall ensure that all its employees, including any subcontractor employees and any subsequent new employees who are assigned to perform work herein and require routine unescorted site access, are approved by the Government for building access.

A contractor employee shall not have unescorted access to NRC facilities or be granted a security clearance until he/she is approved by the Security Branch, Division of Facilities and Security (SB/DFS), first for temporary access (based on a favorable adjudication of their security forms) and final access based on a favorably adjudicated Office of Personnel Management background investigation. The individual will be subject to a reinvestigation every five years. Timely receipt of properly completed security applications is a contract requirement. Failure of the contractor to comply with this condition within the ten work-day period may be a basis to void the notice of selection. In that event, the Government may select another firm for award.

The Government shall have and exercise full and complete control over granting denying. withholding, or terminating building access approvals for individuals performing work under this contract. Individuals performing work under this contract shall be required to complete and submit to the contractor representative an acceptable Standard Form (SF) 86 (Questionnaire For National Security Position), and two FD-258 (Fingerprint Charts). The contractor representative will submit the documents to the NRC CNWRA PM or DPM who will give them to the SB/DFS. SB/DFS may, among other things, grant or deny temporary building access approval to an individual based upon its review of the information contained in the SF-86. This submittal requirement also applies to the officers of the firm who, for any reason, may visit the work sites for an extended period of time during the term of the contract. In the event that SB/DFS is unable to grant a temporary or permanent security clearance, to any individual performing work under this contract, the contractor is responsible for assigning another individual to perform the necessary function without any delay in the contract's performance schedule, or without adverse impact to any other terms or conditions of the contract. The contractor is responsible for informing those affected by this procedure of the required security clearancel process (i.e. temporary and permanent determinations), and the possibility that individuals may be required to wait until permanent building access approvals are granted before beginning work in NRC's buildings.

The contractor will immediately notify the NRC CNWRA PM or DPM, when a contractor employee terminates. The NRC CNWRA PM or DPM will immediately notify SB/DFS (via e-mail) when a contractor employee no longer requires building access and return the individual's badge to the SB/DFS within three days after their termination.

H.7 2052.204-71 Site Access Badge Requirements (Jan 1993)

During the life of this contract, the rights of ingress and egress for contractor personnel must be made available as required, provided that a badge is issued after favorable adjudication from the Security Branch, Division of Facilities and Security (SB/DFS). In this regard, all contractor personnel whose duties under this contract require their presence on-site shall be clearly identifiable by a distinctive badge furnished by the Government. The Project Officer shall assist the contractor in obtaining the badges for the contractor personnel. It is the sole responsibility of the contractor to ensure that each employee has proper Government-issued identification/badge at all times. All prescribed identification must be immediately (no later than three days) delivered to SB/DFS for cancellation or disposition upon the termination of employment of any contractor personnel. Contractor personnel must have this identification in their possession during on-site performance under this contract. It is the contractor's duty to assure that contractor personnel enter only those work areas necessary for performance of contract work, and to assure the safeguarding of any Government records or data that contractor personnel may come into contact with.

H.8 Employee Conflict of Interest

The contractor shall assure that all Center employees are free from conflicts of interest that may arise from their prior activities, such as being assigned to a position which may involve reviewing any employee's own prior work.

H.9 2052.209-72 Contractor Organizational Conflicts of Interest (Jan 1993)

- (a) Purpose. The primary purpose of this clause is to aid in ensuring that the contractor:
 - (1) Is not placed in a conflicting role because of current or planned interests (financial, contractual, organizational, or otherwise) which relate to the work under this contract; and
 - (2) Does not obtain an unfair competitive advantage over other parties by virtue of its performance of this contract.
- (b) Scope. The restrictions described apply to performance or participation by the contractor as defined in 48 CFR 2009.570-2 in the activities covered by this clause.
- (c) Work for others.
 - (1) Notwithstanding any other provision of this contract, during the term of this contract the contractor agrees to forego entering into consulting or other contractual arrangements with any firm or organization the result of which may give rise to a conflict of interest with respect to the work being performed under this contract. The contractor shall ensure that all employees under this contract abide by the provision of this clause. If the contractor has reason to believe, with respect to itself or any employee, that any proposed consultant or other contractual arrangement with any firm or organization may involve a potential conflict of interest, the contractor shall obtain the written approval of the contracting officer prior to execution of such contractual arrangement.

- (2) The contractor may not represent, assist, or otherwise support an NRC licensee or applicant undergoing an NRC audit, inspection, or review where the activities that are the subject of the audit, inspection, or review are the same as or substantially similar to the services within the scope of this contract (or task order as appropriate), except where the NRC licensee or applicant requires the contractor's support to explain or defend the contractor's prior work for the utility or other entity which NRC questions.
- (3) When the contractor performs work for the NRC under this contract at any NRC licensee or applicant site, the contractor shall neither solicit nor perform work in the same or similar technical area for that licensee or applicant organization for a period commencing with the award of the task order or beginning of work on the site (if not a task order contract) and ending one year after completion of all work under the associated task order, or last time at the site (if not a task order contract).
- (4) When the contractor performs work for the NRC under this contract at any NRC licensee or applicant site,
 - (i) The contractor may not solicit work at that site for that licensee or applicant during the period of performance of the task order or the contract, as appropriate.
 - (ii) The contractor may not perform work at that site for that licensee or applicant during the period of performance of the task order or the contract, as appropriate, and for one year thereafter.
 - (iii) Notwithstanding the foregoing, the contracting officer may authorize the contractor to solicit or perform this type of work (except work in the same or similar technical area) if the contracting officer determines that the situation will not pose a potential for technical bias or unfair competitive advantage.

(d) Disclosure after award.

- (1) The contractor warrants that to the best of its knowledge and belief, and except as otherwise set forth in this contract, it does not have any organizational conflicts of interest as defined in 48 CFR 2009.570-2.
- (2) The contractor agrees that if, after award, it discovers organizational conflicts of interest with respect to this contract, it shall make an immediate and full disclosure in writing to the contracting officer. This statement must include a description of the action which the contractor has taken or proposes to take to avoid or mitigate such conflicts. The NRC may, however, terminate the contract if termination is in the best interest of the Government.
- (3) It is recognized that the scope of work of a task-order-type contract necessarily encompasses a broad spectrum of activities. Consequently, if this is a task-order-type contract, the contractor agrees that it will disclose all proposed new work involving NRC licensees or applicants that comes within the scope of work of the underlying contract. Further, if this contract involves work at a licensee or applicant site, the contractor agrees to exercise diligence to discover and disclose any new work at that licensee or applicant site. This disclosure must be made before the

submission of a bid or proposal to the utility or other regulated entity and must be received by the NRC at least 15 days before the proposed award date in any event, unless a written justification demonstrating urgency and due diligence to discover and disclose is provided by the contractor and approved by the contracting officer. The disclosure must include the statement of work, the dollar value of the proposed contract, and any other documents that are needed to fully describe the proposed work for the regulated utility or other regulated entity. NRC may deny approval of the disclosed work only when the NRC has issued a task order which includes the technical area and, if site-specific, the site, or has plans to issue a task order which includes the technical area and, if site-specific, the site, or when such work violates paragraphs (c) (2), (c) (3), or (c) (4) of this section.

- (e) Access to and use of information.
 - (1) If in the performance of this contract the contractor obtains access to information, such as NRC plans, policies, reports, studies, financial plans, internal data protected by the Privacy Act of 1974 (5 U.S.C. Section 552a (1988)) or the Freedom of Information Act (5 U.S.C. Section 552 (1986)), the contractor agrees not to:
 - (i) Use this information for any private purpose until the information has been released to the public;
 - (ii) Compete for work for the Commission based on the information for a period of six months after either the completion of this contract or the release of the information to the public, whichever is first;
 - (iii) Submit an unsolicited proposal to the Government based on the information until one year after the release of the information to the public; or
 - (iv) Release the information without prior written approval by the contracting officer unless the information has previously been released to the public by the NRC.
 - (2) In addition, the contractor agrees that, to the extent it receives or is given access to proprietary data, data protected by the Privacy Act of 1974 (5 U.S.C. Section 552a (1988)) or the Freedom of Information Act (5 U.S.C. Section 552 (1986)), or other confidential or privileged technical, business, or financial information under this contract, the contractor shall treat the information in accordance with restrictions placed on use of the information.
 - (3) Subject to patent and security provisions of this contract, the contractor shall have, the right to use technical data it produces under this contract for private purposes provided that all requirements of this contract have been met.
- (f) Subcontracts. Except as provided in 48 CFR 2009.570-2, the contractor shall include this clause, including this paragraph, in subcontracts of any tier. The terms contract, contractor, and contracting officer, must be appropriately modified to preserve the Government's rights.

- (g) Remedies. For breach of any of the above restrictions, or for intentional nondisclosure or misrepresentation of any relevant interest required to be disclosed concerning this contract, or for such erroneous representations that necessarily imply bad faith, the Government may terminate the contract for default, disqualify the contractor from subsequent contractual efforts, and pursue other remedies permitted by law or this contract.
- (h) Waiver. A request for waiver under this clause must be directed in writing to the contracting officer in accordance with the procedures outlined in 48 CFR 2009.570-9.
- (i) Follow-on effort. The contractor shall be ineligible to participate in NRC contracts, subcontracts, or proposals therefore (solicited or unsolicited) which stem directly from the contractor's performance of work under this contract. Furthermore, unless so directed in writing by the contracting officer, the contractor may not perform any technical consulting, management support services work, or evaluation activities under this contract on any of its products or services or the products or services of another firm if the contractor has been substantially involved in the development or marketing of the products or services.
 - (1) If the contractor, under this contract, prepares a complete or essentially complete statement of work or specifications, the contractor is not eligible to perform or participate in the initial contractual effort which is based on the statement of work or specifications. The contractor may not incorporate its products or services in the statement of work or specifications unless so directed in writing by the contracting officer, in which case the restrictions in this paragraph do not apply.
 - (2) Nothing in this paragraph precludes the contractor from offering or selling its standard commercial items to the Government.

H.10 Facilities

The laboratory, office, and necessary field facilities of the Center shall be provided by the contractor. If laboratory, field facilities or computers are not available within the Center, the Center must be able to gain access to such facilities when needed. The NRC may however, if it so desires, furnish property for the contractor's use under this contract.

H.11 <u>Day-to-Day Interface</u>

The contractor shall interface on a day-to-day basis with NRC as necessary to facilitate efficient coordination and management.

. H.12 Other Contracts - Prior Notification

Notwithstanding the provisions of Clause H.9, the contractor shall afford NRC 30 days to review any contemplated new non-NRC contracts related to the nuclear fuel cycle in order to assure that (a) no conflict of interest exists with NRC's activities under the Nuclear Waste Policy Act, as amended, and (b) proper balance and adequate resources will continue to be available for the NRC waste management program. Should NRC object to an anticipated contract, the contractor is prohibited from entering into the contract.

The contractor shall make <u>all</u> its contracts available for inspection if requested by NRC for conflict of interest purposes.

As used in this clause, the term "nuclear fuel cycle" is defined as follows: The series of steps involved in fabricating and supplying fuel for nuclear reactors. The nuclear fuel cycle includes the mining, milling, and isotopic enrichment of nuclear materials. It includes the fabrication of fuel elements, from these materials, and their use in a reactor; the chemical reprocessing to recover the fissionable material remaining in the spent fuel, and the storage and disposal of the nuclear material and its radioactive constituents, refabrication of recycled and/or reprocessed nuclear materials into new fuel elements; and waste disposal of the resulting radiologically contaminated waste products from these processes. For purposes of this clause, the "nuclear fuel cycle" does not include nuclear reactor design, construction, operation, and inspection associated with the generation of commercial electrical power. At-reactor independent spent fuel storage installations are considered to be part of the nuclear fuel cycle for purposes of clause H.12.

H.13 Advocacy

The Center shall remain neutral on issues, positions or decisions pertaining to the resolution of high-level waste disposal, except in its relations with NRC. Furthermore, no funds under this contract shall be used to pay the salary or expenses of any contractor, or agent acting for the contractor, to engage in any activity designed to influence any pending legislation or appropriations.

H.14 Center Responsibility Requirements

All formal analyses and recommendations produced by the Center must be supported by documented reviews by senior Center staff and management. The Center must also assure that adequate peer review and quality assurance are applied to its products. In appropriate circumstances, the Center shall defend such positions in an adjudicatory proceeding.

H.15 Disposal of Assets

In the event of dissolution of the Center or termination of the FFRDC, all property and assets wholly funded either directly or indirectly by this contract shall be disposed of as the NRC shall direct.

H.16 Organizational Constraints

- H.16.1 The Center is prohibited from competing with any non-FFRDC concern in response to a Federal Agency's formal Request for Proposals for other than the operation of an FFRDC. This prohibition does not apply to any parent organization or other subsidiary of the parent organization in its non-FFRDC operations.
- H.16.2 The contractor agrees to operate the Center as a not-for-profit organization outside the control of any organization that could give rise to a conflict of interest.

H.16.3 <u>Limitation of Contracting</u>

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The contractor agrees that, because of the Center's special relationship with the NRC, the contractor will not contract with any other governmental agency for work at the Center without the prior written approval of the CO. Furthermore, the contractor will not accept any commercial contract for work at the Center except as permitted by the following paragraph and Attachment 16 of this contract, entitled, "Procedures for Using the Center for Nuclear Waste Regulatory Analyses, for Work for the Nuclear Regulatory Commission and Others, within its Areas of Special Competency."

The contractor is permitted to use Center staff when such staff is not being fully used by NRC's waste management program, and no conflict nor potential conflict of interest exists (refer to clauses H.9 and H.12 of this contract). The contractor may accept commercial contract work at the Center without submitting a "work-for-others" request under Attachment 16, Section 5, of this contract provided that the work is within one or more areas of "special competency" of the Center, and; (i) is not nuclear-related; (ii) does not create a conflict nor potential conflict of interest (refer to clauses H.9 and H.12 of this contract); (iii) is not for the DOE nor DOE contractors; and (iv) does not negatively impact work (including not being able to meet all established milestones) under this or any other NRC contract with the Center.

Use of Center personnel under the provisions of this clause for more than a total of 120 days during a 6-month period on all projects will require the prior written approval of the CO.

In advance of performing the work, the Center shall provide notification, in the Program Manager's Periodic Report (see clause F.1.5), or to the CO, of all work undertaken pursuant to this provision. The CO reserves the right to rescind this clause and to reinstate the original clause, H.16.3, of the contract NRC-02-88-005 dated October 15, 1987, at any time, if it is determined to be in the best interest of the Agency.

H.17 Maintenance of the Center

The contractor shall maintain the Center which includes as a minimum:

A. Business Entity

The Center shall remain as an autonomous entity that meets the FFRDC requirements of OFPP Policy Letter 84-1, Attachment 3, and Part 35 of the Federal Acquisition Regulations.

The Center shall be operated as a not-for-profit organization free of control by any organization whose affiliations could give rise to a conflict of interest.

B. Organizing and Staffing

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The Center shall be organized and staffed to effectively and efficiently perform the mission stated in the Center Charter (Attachment 2).

C. Planning and Coordinating

The contractor shall plan all activities necessary to effectively perform the mission of the Center and coordinate annual NRC review and approval of the Center program of work and operations. Such planning and coordination shall cover projection of resources required to execute Center Operations (technical and managerial) each year for the succeeding five fiscal years.

H.18 Requirements for Use of Computers and Workstations by NRC Contractors

The Center shall use only computers, workstations, and associated software approved for use by NRC staff and those in the then currently approved Center Computer Requirements Letter Report. Any exceptions to this requirement shall be justified by the contractor and approved by the NRC CO. The Center shall submit any questions regarding the computers, workstations and associated software currently supported by the NRC to the NRC CO.

H.19 Communications

The NRC is solely responsible for communications with other parts of the NRC, with other Governmental agencies and licensees and, except for purely technical matters, with its contractors. The Center may, in the exercise of its technical responsibility, communicate and discuss technical matters with the NRC contractors and other authorized technical organizations and will review with the NRC all correspondence relating to work pertaining to a major program area prior to transmittal of such correspondence. Technical direction to NRC contractors will be given solely by the NRC. In order to assure proper technical coordination, the NRC will inform the Center, when appropriate, of all technical correspondence to NRC's contractors prior to issuance.

H.20 Access to NRC Technical Data

NRC will provide the Center with pertinent reports, data/information received from other sources which the Center identifies as beneficial to its understanding of the study and schedules for key NRC and DOE actions.

H.21 Access to NRC or other Government Facilities

NRC will be responsible for assuring that the Center has access to technical information, facilities, (including computer facilities), and activities and obtains the cooperation of program participants. This information exchange may involve NRC contractors, government agencies, government laboratories, or other organizations (specifically included is the anticipated timesharing computer services of INEEL, and other Government laboratories such as LLNL, LANL, ORNL, SNLA, etc., as appropriate).

H.22 NRC Access to Center Facilities

The Center shall assure that NRC personnel have access to all Center facilities and activities and obtain the cooperation of all Center personnel with respect to the scope of this contract.

H.23 Reciprocal Exchange of Staff

All personnel exchanges between the Center and the NRC shall be performed in accordance with Attachment No. 13 entitled "Exchanges of Personnel Between the Center and the U.S. NRC". Any change to this procedure shall be reflected via a modification to the contract.

H.24 Incorporation of Subcontracting Plan

The Southwest Research Institute's approved subcontracting plan, dated July 25, 2002, in support of the Center, and submitted in accordance with FAR 52.219-9 is hereby incorporated by reference.

H.25 Subcontract Approvals

Award of this contract does not constitute acceptance of the proposed subcontracts as required by FAR 52.244-2.

H.26 Contractor Acquired Government Equipment/Property

- (a) Capital Equipment The purchase of capital equipment (as defined below) by the Center with funds provided under this contract (other than overhead, general and administrative expenses, and fee) requires the prior written approval of the NRC CO. Capital equipment is defined as any unit having an estimated useful life of more than two years and valued in excess of \$50,000 per unit (capital equipment for NRC accounting purposes). For the purpose of this clause, computer software is considered capital equipment. Any request to purchase capital equipment shall be identified in the Operations Plan when submitted for approval or in a separate letter to the NRC CO. After approval, any capital equipment purchased will be listed in this clause.
- (b) Sensitive Equipment. The purchase of sensitive equipment (any of the property items listed in Attachment Number 17) by the Center with funds provided under this contract (other than overhead, general and administrative expenses, and fee), regardless of dollar value, requires the prior written approval of the NRC CO. Any request to purchase sensitive equipment shall be identified in the Operations Plan when submitted for approval or in a separate letter to the NRC CO. After approval, any sensitive equipment purchased will be listed in this clause.
- (c) In the event that, during contract performance, the contractor determines that the acquisition cost for the above item(s) is (are) expected to exceed the amount(s) contained in the Center's Operations Plan or letter requesting approval to purchase the equipment, the contractor shall refer to the Limitation of Cost or Funds Clause when either is included in the contract.

(d) Only the equipment/property listed in this clause in the quantities shown, will be acquired by the contractor. Additional equipment/property as defined in (a) and (b) above may be acquired only after CO approval is authorized by an amendment to this clause. The equipment/property listed in this clause is subject to the provisions of the "Government Property" clause.

H.27 Government Furnished Equipment/Property

(a) The NRC has provided the contractor with the following for use under this contract:

<u>Item</u>	Manufacturer	Tag No.	Quantity	Location
Multiplexer	Timeplex	052407	1	San Antonio, TX
Power Supply	Deltec	052409	1	San Antonio, TX
Network Controller DSU		058725	1	Rockville, MD
Power Supply	Liebert	076498	1	San Antonio, TX
Deskport Modem	Microm	060449	1	San Antonio, TX
Access Stack Node router	Bay Networks	057902	1	San Antonio, TX
Access Stack Node router	Bay Networks	061417	1	San Antonio, TX
Access Stack Node router	Bay Networks	063670	1	Rockville, MD
Deskport Modem	Microm	060348	1	Rockville, MD
CITRIX System	Citrix	Software	1	San Antonio, TX

- (b) In addition, the items shown on Attachment 22 were acquired by the contractor with Government funds under contracts NRC-02-88-005, NRC-02-93-005, NRC-02-97-009, and NRC-02-012.
- (c) Only the equipment/property listed above in the quantities shown will be provided by the Government. This property is subject to the provisions of the Government Property clause under this contract. All other equipment/property required in performance of the contract shall be furnished by the contractor.

H.28 Foreign Ownership, Control, or Influence Over Contractor

- (a) For purposes of this clause, a foreign interest is defined as any of the following:
- (1) A foreign government or foreign government agency;
- (2) Any form of business enterprise organized under the laws of any country other than the United States or its possessions;
- (3) Any form of business enterprise organized or incorporated under the laws of the U.S., or a State or other jurisdiction within the U.S., which is owned, controlled, or influenced by a foreign government, agency, firm, corporation or person; or
- (4) Any person who is not a U.S. citizen.
- (b) Foreign ownership, control, or influence (FOCI) may be present where the degree of ownership, control, or influence over a contractor by a foreign interest is such that a reasonable basis exists for concluding that the compromise or unauthorized disclosure of classified information may occur.

- (c) For purposes of this clause, subcontractor means any subcontractor at any tier and the term "contracting officer" shall mean NRC contracting officer. When this clause is included in a subcontract, the term "contractor" shall mean subcontract and the term "contract" shall mean subcontract.
- (d) The contractor shall immediately provide the contracting officer written notice of any changes in the extent and nature of FOCI over the contractor which would affect that answers to the questions presented in DD Form 441S, "Certificate Pertaining to Foreign Interest." Further, notice of changes in ownership or control which are required to be reported to the Securities and Exchange Commission, the Federal Trade Commission, or the Department of Justice shall also be furnished concurrently to the contracting officer.
- (e) In those cases where a contractor has changes involving FOCI, the NRC must determine whether the changes will pose an undue risk to the common defense and security. In making this determination, the contracting officer shall consider proposals made by the contractor to avoid or mitigate foreign influences.
- (f) The contractor agrees to insert terms that conform substantially to the language of this clause including this paragraph (g) in all subcontracts under this contract that will require access to classified information. Additionally, the contractor shall require such subcontractors to submit completed information required on the DD Form 441 prior to award of a subcontract. Information to be provided by a subcontractor pursuant to this clause may be submitted directly to the contracting officer.
- (g) Information submitted by the contractor or any affected subcontractor as required pursuant to this clause shall be treated by NRC to the extent permitted by law, as business or financial information submitted in confidence to be used solely for purposes of evaluating FOCI.
- (h) The requirements of this clause are in addition to the requirement that a contractor obtain and retain the security clearances required by the contract. This clause shall not operate as a limitation on NRC's rights, including its rights to terminate this contract.
- (i) The contracting officer may terminate this contract for default either if the contractor fails to meet obligations imposed by this clause, e.g., provide the information required by this clause, comply with the contracting officer's instructions about safeguarding classified information, or make this clause applicable to subcontractors, or if, in the contracting officer's judgment, the contractor creates a FOCI situation in order to avoid performance or a termination for default. The contracting officer may terminate this contract for convenience if the contractor becomes subject to FOCI and for reasons other than avoidance of performance of the contract, cannot, or chooses not to, avoid or mitigate the FOCI problem.

H.29 License Fee Recovery Costs

Included as an attachment in Section J are billing instructions for license fee recovery costs. This information must be submitted by the contractor in conjunction with the periodic invoice.

H.30 Seat Belts

Contractors, subcontractors, and grantees, are encouraged to adopt and enforce on-thejob seat belt policies and programs for their employees when operating company-owned, rented, or personally owned vehicles.

H.31 Final Contractor Performance Evaluations

Final evaluations of contractor performance under this contract will be prepared in accordance with FAR 42.15, "Contractor Performance Information", at the end of each five year renewal period. These evaluations are in addition to the award fee evaluations performed under the Award Fee Determination Plan in Attachment 11 to this contract.

The Contracting Officer will transmit the NRC Project Officer's final contractor performance evaluations to the Center President. The contractor will be permitted thirty days to review the document. The contractor may concur without comment, submit additional information, or request a meeting to discuss the performance evaluation. The Contracting Officer may request the Center President, to attend a meeting to discuss the performance evaluation.

Where a contractor concurs with, or takes no exception to a performance evaluation, the Contracting Officer will consider such evaluation final and releasable for source selection purposes. Disagreements between the parties regarding a performance evaluation will be referred to an individual one level above the Contracting Officer, whose decision will be final.

The Contracting Officer will send a copy of the completed evaluation report, marked "For Official Use Only", to the Center President, for its records as soon as practicable after it has been finalized. The completed evaluation report also will be used as a tool to improve communications between the NRC and the contractor and to improve contract performance.

The completed performance evaluation will be used to support future award decisions in accordance with FAR 42.1502(a) and 42.1503(c). During the period the information is being used to provide source selection information, the completed performance evaluation will be released to only two parties - the Federal government personnel performing the source selection evaluation and the contractor under evaluation if the contractor does not have a copy of the report already.

H.32 Compliance with U.S. Immigration Laws and Regulations

NRC contractors are responsible to ensure that their alien personnel are not in violation of United States Immigration and Naturalization (INS) laws and regulations, including employment authorization documents and visa requirements. Each alien employee of the Contractor must be lawfully admitted for permanent residence as evidenced by Alien Registration Receipt Card Form 1-151 or must present other evidence from the Immigration and Naturalization Services that employment will not affect his/her immigration status. The INS Office of Business Liaison (OBL) provides information to contractors to help them understand the employment eligibility verification process for non-US citizens. This information can be found on the INS website, http://www.ins.usdoj.gov/graphics/services/employerinfo/index.htm#obl.

The NRC reserves the right to deny or withdraw Contractor use or access to NRC facilities or its equipment/services, and/or take any number of contract administrative actions (e.g., disallow costs, terminate for cause) should the Contractor violate the Contractor's responsibility under this clause.

PART II - CONTRACT CLAUSES

Section I - Contract Clauses

1.1 Notice Listing Contract Clauses Incorporated by Reference

1997)

The following contract clauses pertinent to this contract are hereby incorporated by reference (by Citation Number, Title, and Date) in accordance with the clause at FAR "52.252-2 CLAUSES INCORPORATED BY REFERENCE" in Section I of this contract. See FAR 52.252-2 for an internet address (if specified) for electronic access to the full text of a clause.

I. FEDERAL ACQUISITION REGULATION (48 CFR CHAPTER 1) CLAUSES

Section E 52.246-5 INSPECTION OF SERVICES--COST REIMBURSEMENT.(APR 1984) Section F 52.242-15 STOP-WORK ORDER--Alternate 1. (AUG 1989) 52.247-34 F.O.B. DESTINATION (NOV 1991) 52.247-48 F.O.B. DESTINATION-EVIDENCE OF SHIPMENT (FEB 1999) Section I 52-202-1 DEFINITIONS. (DEC 2001) GRATUITIES. (APR 1984) 52.203-3 52.203-5 **COVENANT AGAINST CONTINGENT FEES. (APR 1984)** 52.203-6 RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT. (JUL 1995) 52.203-7 ANTI-KICKBACK PROCEDURES. (OCT 1995) 52.203-8 CANCELLATION, RESCISSION, AND RECOVERY OF FUNDS FOR **ILLEGAL OR IMPROPER ACTIVITY (JAN 1997)** 52.203-10 PRICE OR FEE ADJUSTMENT FOR ILLEGAL OR IMPROPER ACTIVITY. (JAN 1997) 52.203-12 LIMITATION ON PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS. (JUN 1997) 52.204-2 **SECURITY REQUIREMENTS (AUG 1996)** 52.204-4 PRINTING/COPYING DOUBLE-SIDED ON RECYCLED PAPER (AUG 2000) 52.209-6 PROTECTING THE GOVERNMENT'S INTEREST WHEN SUBCONTRACTING WITH CONTRACTORS DEBARRED. SUSPENDED, OR PROPOSED FOR DEBARMENT. (JUL 1995) AUDIT AND RECORDS - NEGOTIATION ALTERNATE II. (APR 52.215-2 1998) 52.215-8 ORDER OF PRECEDENCE-UNIFORM CONTRACT FORMAT (OCT

- 52.215-10 PRICE REDUCTION FOR DEFECTIVE COST OR PRICING DATA (OCT 1997)
- 52.215-11 PRICE REDUCTION FOR DEFECTIVE COST OR PRICING DATA-MODIFICAITONS (OCT 1997)
- 52.215-12 SUBCONTRACTOR COST OR PRICING DATA (OCT 1997)
- 52.215-13 SUBCONTRACTOR COST OR PRICING DATA MODIFICATIONS (OCT 1997)
- 52.215-15 PENSION ADJUSTMENTS AND ASSET REVERSIONS (DEC 1998)
- 52.215-18 REVERSION OR ADJUSTMENT OF PLANS FOR POSTRETIREMENT BENEFITS OTHER THAN PENSIONS (PRB) (OCT 1997)
- 52.215-19 NOTIFICATION OF OWNERSHIP CHANGES (OCT 1997)
- 52.215-21 REQUIREMENTS FOR COST OR PRICING DATA OR INFORMATION OTHER THAN COST OR PRICING DATA-MODIFICATIONS (OCT 1997)
- 52.216-7 ALLOWABLE COST AND PAYMENT (FEB 2002)
- 52.219-8 UTILIZATION OF SMALL BUSINESS CONCERNS. (OCT 2000)
- 52.219-9 SMALL BUSINESS SUBCONTRACTING PLAN. ALTERNATE II (OCT 2001)
- 52.219-16 LIQUIDATED DAMAGES SMALL BUSINESS SUBCONTRACTING PLAN (JAN 1999)
- 52.222-1 NOTICE TO THE GOVERNMENT OF LABOR DISPUTES. (FEB 1997)
- 52.222-3 CONVICT LABOR. (AUG 1996)
- 52.222-19 CHILD LABOR-COOPERATION WITH AUTHORITIES AND REMEDIES (DEC 2001)
- 52.222-21 PROHIBITION OF SEGREGATED FACILITIES (FEB 1999)
- 52.222-26 EQUAL OPPORTUNITY (FEB 1999)
- 52.222-35 EQUAL OPPORTUNITY FOR SPECIAL DISABLED VETERANS, OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS (DEC 2001)
- 52.222-36 AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES (JUN 1998)
- 52.222-37 EMPLOYMENT REPORTS ON SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIABLE VETERANS (DEC 2001
- 52.222-38 COMPLIANCE WITH VETERANS' EMPLOYMENT REPORTING REQUIREMENTS (DEC 2001)
- 52.223-6 DRUG-FREE WORKPLACE. (MAY 2001)
- 52.225-13 RESTRICTIONS ON CERTAIN FOREIGN PURCHASES. (JUL 2000)
- 52.227-1 AUTHORIZATION AND CONSENT. (JUL 1995)
- 52.227-2 NOTICE AND ASSISTANCE, REGARDING PATENT AND COPYRIGHT INFRINGEMENT (AUG 1996)
- 52.227-11 PATENT RIGHTS--RETENTION BY THE CONTRACTOR (SHORTFORM). (JUN 1997)
- 52.227-14 RIGHTS IN DATA GENERAL (JUN 1987) ALTERNATE 1, II, III, IV, AND V (JUN 1987)
- 52.228-7 INSURANCE LIABILITY TO THIRD PERSONS. (MAR 1996)
- 52.230-2 COST ACCOUNTING STANDARDS. (APR 1996)
- 52.230-6 ADMINISTRATION OF COST ACCOUNTING PRACTICES. (NOV 1999)
- 52.232-17 INTEREST. (JUN 1996)
- 52.232-23 ASSIGNMENT OF CLAIMS (JAN 1986)

52.232-25	PROMPT PAYMENT (FEB 2002) ALTERNATE 1 (FEB 2002)
52.232-34	PAYMENT BY ELECTRONIC FUNDS TRANSFER-OTHER THAN
	CENTRAL CONTRACTOR REGISTRATION (MAY 1999)
52.233-1	DISPUTES. (OCT 1995)
52.233-3	PROTEST AFTER AWARD (AUG 1996) ALTERNATE 1 (JUN 1985)
52.242-1	NOTICE OF INTENT TO DISALLOW COSTS. (APR 1984)
52.242-3	PENALTIES FOR UNALLOWABLE COSTS (MAY 2001)
52.242-4	CERTIFICATION OF FINAL INDIRECT COSTS (JAN 1997)
52.242-13	BANKRUPTCY. (JUL 1995)
52.243-2	CHANGESCOST-REIMBURSEMENT. (AUG 1987) ALTERNATE I
	(APR 1984)
52.244-2	SUBCONTRACTS (COST-REIMBURSEMENT AND LETTER
	CONTRACTS) (AUG 1998)
52.244-5	COMPETITION IN SUBCONTRACTING (DEC 1996)
52.244-6	SUBCONTRACTS FOR COMMERCIAL ITEMS (DEC 2001)
52.245-5	GOVERNMENT PROPERTY (COST-REIMBURSEMENT, TIME-AND-
	MATERIAL, OR LABOR-HOUR CONTRACTS) (JAN 1986)Alternate
	I. (JUL 1985)
52.246-5	INSPECTION OF SERVICESCOST REIMBURSEMENT (APR 1984)
52.246-25	LIMITATION OF LIABILITYSERVICES (FEB 1997)
52.247-63	PREFERENCE FOR U.SFLAG AIR CARRIERS (JAN 1997)
52.249-6	TERMINATION (COST-REIMBURSEMENT) (SEP 1996)
52.249-14	EXCUSABLE DELAYS. (APR 1984)
52.251-1	GOVERNMENT SUPPLY SOURCES (APR 1984)
52.253-1	COMPUTER GENERATED FORMS (JAN 1991)

1.2 52.204-1 APPROVAL OF CONTRACT (DEC 1989)

This contract is subject to the written approval of the NRC Contracting Officer, and shall not be binding until so approved.

1.3 52.216-18 ORDERING (OCT 1995)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders by the individuals or activities designated in the Schedule. Such orders may be issued from the effective date of the contract through the end of the period of performance.
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally or by written telecommunications only if authorized in the Schedule.

I.4 52.216-19 ORDER LIMITATIONS (OCT 1995)

(a) MINIMUM ORDER. When the Government requires supplies or services covered by this contract in an amount of less than N/A, the Government is not obligated to purchase, nor is the contractor obligated to furnish, those supplies or services under the contract.

- (b) MAXIMUM ORDER. The contractor is not obligated to honor--
 - (1) Any order for a single item in excess of N/A;
 - (2) Any order for a combination of items in excess of N/A;
 - (3) A series of orders from the same ordering office within N/A days that together call for quantities exceeding the limitation in subparagraph (1) or (2) above.
- (c) If this is a requirements contract (i.e., include the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR)), the Government is not required to order a part of any one requirement from the contractor if that requirement exceeds the maximum-order limitations in paragraph (b) above.
- (d) Notwithstanding paragraphs (b) and (c) above, the contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within N/A days after issuance, with written notice stating the contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

1.5 52.216-21 REQUIREMENTS (OCT 1995) ALTERNATE I (APR 1984)

- (a) This is a requirements contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies or services specified in the Schedule are estimates only and are not purchased by this contract. Except as this contract may otherwise provide, if the Government's requirements do not result in orders in the quantities described as "estimated" or "maximum" in the Schedule, that fact shall not constitute the basis for an equitable price adjustment.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. Subject to any limitations in the Order Limitations clause or elsewhere in this contract, the contractor shall furnish to the Government all supplies or services specified in the Schedule and called for by orders issued in accordance with the Ordering clause. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (c) The estimated quantities are not the total requirements of the Government activity specified in the Schedule, but are estimates of requirements in excess of the quantities that the activity may itself furnish within its own capabilities. Except as this contract otherwise provides, the Government shall order from the contractor all of that activity's requirements for supplies or services specified in the Schedule that exceed the quantities that the activity may itself furnish within its own capabilities.
- (d) The Government is not required to purchase from the contractor requirements in excess of any limit on total orders under this contract.
- (e) If the Government urgently requires delivery of any quantity of an item before the earliest date that delivery may be specified under this contract, and if the contractor will not accept an order providing for the accelerated delivery, the Government may acquire

the urgently required goods or services from another source.

(f) Any order issued during the effective period of this contract and not completed within that period shall be completed by the contractor within the time specified in the order. The contract shall govern the contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period, provided, that the contractor shall not be required to make any deliveries under this contract after the expiration date of the contract.

(End of Clause)

I.6 52.232-20 LIMITATION OF COST (APR 1984)

NOTE: The offeror is hereby advised that the Limitation of Cost Clause will be applied at the operations plan level except for the Spent Fuel Project Office NWPA-Related Operations Plan which shall apply this clause at the task level.

- (a) The parties estimate that performance of this contract, exclusive of any fee, will not cost the Government more than (1) the estimated cost specified in the Operations Plan (i.e. FIN level), or (2) if this is a cost-sharing contract, the Government's share of the estimated cost specified in the operations plan. The contractor agrees to use its best efforts to perform the work specified in the operations plan and all obligations under this contract within the estimated cost, which if this is a cost-sharing contract, includes both the Government's and the contractor's share of the cost.
- (b) The contractor shall notify the Contracting Officer in writing whenever it has reason to believe that--
 - (1) The costs the contractor expects to incur under this contract in the next 60 days, when added to all costs previously incurred, will exceed 75 percent of the estimated cost specified in each of the Operations Plans; or
 - (2) The total cost of the performance of this contract, exclusive of any fee, will be either greater or substantially less than had been previously estimated.
- (c) As part of the notification, the contractor shall provide the Contracting Officer a revised estimate of the total cost of performing this contract.
- (d) Except as required by other provisions of this contract, specifically citing and stated to be an exception to this clause--
 - (1) The Government is not obligated to reimburse the contractor for costs incurred in excess of (i) the estimated cost specified in each Operations Plan, or (ii) if this is a cost-sharing contract, the estimated cost to the Government specified in each Operations Plan; and
 - (2) The contractor is not obligated to continue performance under this contract (including actions under the Termination clause of this contract) or otherwise incur costs in excess of the estimated cost specified in each Operations Plan, until the Contracting Officer (i) notifies the contractor in writing that the estimated cost has been increased and (ii) provides a revised estimated total cost of performing this contract. If this is a cost-sharing contract, the increase shall be allocated in accordance with the formula specified in each Operations Plan.

- (e) No notice, communication, or representation in any form other than that specified in subparagraph (d)(2) above, or from any person other than the Contracting Officer, shall affect this contract's estimated cost to the Government. In the absence of the specified notice, the Government is not obligated to reimburse the contractor for any costs in excess of the estimated cost, or if this is a cost-sharing contract, for any costs in excess of the estimated cost to the Government specified in each Operations Plan, whether those excess costs were incurred during the course of the contract or as a result of termination.
- (f) If the estimated cost specified in each Operations Plan is increased, any costs the contractor incurs before the increase that are in excess of the previously estimated cost shall be allowable to the same extent as if incurred afterward, unless the Contracting Officer issues a termination or other notice directing that the increase is solely to cover termination or other specified expenses.
- (g) Change orders shall not be considered an authorization to exceed the estimated cost to the Government specified in each Operations Plan, unless they contain a statement increasing the estimated cost.
- (h) If this contract is terminated or the estimated cost is not increased, the Government and the contractor shall negotiate an equitable distribution of all property produced or purchased under the contract, based upon the share of costs incurred by each.

(End of Clause)

1.7 52.232-22 LIMITATION OF FUNDS. (APR 1984)

NOTE:The offeror is hereby advised that the Limitation of Funds Clause will be applied at each operations plan level except for the Spent Fuel Project Office NWPA-Related Operations Plan which shall apply this clause at the task level.

- (a) The parties estimate that performance of this contract will not cost the Government more than (1) the estimated cost specified in each Operations Plan, or (2) if this is a cost-sharing contract, the Government's share of the estimated cost specified in the operations plan. The contractor agrees to use its best efforts to perform the work specified in each Operations Plan and all obligations under this contract within the estimated cost, which, if this is a cost-sharing contract, includes both the Government's and the contractor's share of the cost.
- (b) Each Operations Plan specifies the amount presently available for payment by the Government and allotted to this contract, the items covered, the Government's share of the cost, if this is a cost-sharing contract, and the period of performance it is estimated the allotted amount will cover. The parties contemplate that the Government will allot additional funds incrementally to the contract up to the full estimated cost to the Government specified in each Operations Plan, exclusive of any fee. The contractor agrees to perform, or have performed, work on the contract up to the point at which the total amount paid and payable by the Government under the contract approximates but does not exceed the total amount actually allotted by the Government to the contract.

- (c) The contractor shall notify the Contracting Officer in writing whenever it has reason to believe that the costs it expects to incur under this contract in the next 60 days, when added to all costs previously incurred, will exceed 75 percent of (1) the total amount so far allotted to the contract by the Government, or (2) if this is a cost-sharing contract, the amount then allotted to the contract by the Government plus the contractor's corresponding share. The notice shall state the estimated amount of additional funds required to continue performance for the period specified in each Operations Plan.
- (d) Sixty days before the end of the period specified in each Operations Plan, the contractor shall notify the Contracting Officer in writing of the estimated amount of additional funds, if any, required to continue timely performance under the contract or for any further period specified in each Operations Plan or otherwise agreed upon, and when the funds will be required.
- (e) If, after notification, additional funds are not allotted by the end of the period specified in the Operations Plan or another agreed-upon date, upon the contractor's written request the Contracting Officer will terminate this contract on that date in accordance with the provisions of the Termination clause of this contract. If the contractor estimates that the funds available will allow it to continue to discharge its obligations beyond that date, it may specify a later date in its request, and the Contracting Officer may terminate this contract on that later date.
- (f) Except as required by other provisions of this contract, specifically citing and stated to be an exception to this clause--
 - (1) The Government is not obligated to reimburse the contractor for costs incurred in excess of the total amount allotted by the Government to this contract; and
 - (2) The contractor is not obligated to continue performance under this contract (including actions under the Termination clause of this contract) or otherwise incur costs in excess of (i) the amount then allotted to the contract by the Government, or (ii) if this is a cost-sharing contract, the amount then allotted by the Government to the contract plus the contractor's corresponding share until the Contracting Officer notifies the contractor in writing that the amount allotted by the Government has been increased and specifies an increased amount, which shall then constitute the total amount allotted by the Government to this contract.
- (g) The estimated costs shall be increased to the extent that (1) the amount allotted by the Government, or (2) if this is a cost-sharing contract, the amount then allotted by the Government to the contract plus the contractor's corresponding share, exceeds the estimated cost specified in the Operations Plan. If this is a cost-sharing contract, the increase shall be allocated in accordance with the formula specified in the Operations Plan.
- (h) No notice, communication, or representation in any form other than that specified in subparagraph (f)(2) above, or from any person other than the Contracting Officer, shall affect the amount allotted by the Government to this contract. In the absence of the specified notice, the Government is not obligated to reimburse the contractor for any costs in excess of the total amount allotted by the government to this contract, whether incurred during the course of the contract or as a result of termination.
- (i) When and to the extent that the amount allotted by the Government to the contract is increased, any costs the contractor incurs before the increase that are in excess of (1) the amount previously allotted by the Government, or (2) if this is a cost-sharing contract, the

amount previously allotted by the Government to the contract plus the contractor's corresponding share, shall be allowable to the same extent as if incurred afterward, unless the Contracting Officer issues a termination or other notice and directs that the increase is solely to cover termination or other specified expenses.

- (j) Change orders shall not be considered an authorization to exceed the amount allotted by the Government specified in the Operations Plan, unless they contain a statement increasing the amount allotted.
- (k) Nothing in this clause shall affect the right of the Government to terminate this contract. If this contract is terminated, the Government and the contractor shall negotiate an equitable distribution of all property produced or purchased under the contract, based upon the share of costs incurred by each.
 - (1) If the Government does not allot sufficient funds to allow completion of the work, the contractor is entitled to a percentage of the fee specified in the Operations Plan equalling the percentage of completion of the work contemplated by this contract.

(End of Clause)

I.8 52.242-4 CERTIFICATION OF INDIRECT COSTS (JAN 1997)

- (a) The Contractor shall--
 - (1) Certify any proposal to establish or modify final indirect costs rates;
 - (2) Use the format in paragraph (c) of this clause to certify; and
 - (3) Have the certificate signed by an individual of the Contractor's organization at a level no lower than a vice president or chief financial officer of the business segment of the Contractor that submits the proposal.
- (b) Failure by the Contractor to submit a signed certificate, as described in this clause, shall result in payment of indirect costs at rates unilaterally established by the Government.
- (c) The certificate of indirect costs shall read as follows:

Certificate of Indirect Costs

This is to certify that I have reviewed this proposal to establish final indirect cost rates and to the best of my knowledge and belief:

- All costs included in this proposal (identify proposal and date) to establish
 final indirect cost rates for (identify period covered by rate) are allowable
 in accordance with the cost principles of the Federal Acquisition
 Regulation (FAR) and its supplements applicable to those contracts to
 which the final indirect cost rates will apply; and
- 2. This proposal does not include any costs which are expressly unallowable under applicable cost principles of the FAR or its supplements.

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Signature:

Name of Certifying Official:

Title:

Date of Execution:

(End of Clause)

I.9 52.222-2 PAYMENT FOR OVERTIME PREMIUMS (JUL 1990)

- (a) The use of overtime is authorized under this contract if the overtime premium does not exceed \$22,808 or the overtime premium is paid for work -
- (1) Necessary to cope with emergencies such as those resulting from accidents, natural disasters, breakdowns of production equipment, or occasional production bottlenecks of a sporadic nature;
- (2) By indirect-labor employees such as those performing duties in connection with administration, protection, transportation, maintenance, standby plant protection, operation of utilities, or accounting;
- (3) To perform tests, industrial processes, laboratory procedures, loading or unloading of transportation conveyances, and operations in flight or affoat that are continuous in nature and cannot reasonably be interrupted or completed otherwise; or
 - (4) That will result in lower overall costs to the Government.
- (b) Any request for estimated overtime premiums that exceeds the amount specified above shall include all estimated overtime for contract completion and shall-
- (1) Identify the work unit; e.g., department or section in which the requested overtime will be used, together with present workload, staffing, and other data of the affected unit sufficient to permit the Contracting Officer to evaluate the necessity for the overtime:
- (2) Demonstrate the effect that denial of the request will have on the contract delivery or performance schedule;
- (3) Identify the extent to which approval of overtime would affect the performance or payments in connection with other Government contracts, together with identification of each affected contract; and
- (4) Provide reasons why the required work cannot be performed by using multishift operations or by employing additional personel.

1.10 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available.

PART III - LIST OF DOCUMENTS, EXHIBITS, AND OTHER ATTACHMENTS

Section J - List of Attachments

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Attac	hment	Num	ber	Title

- 1 Procedures for Placing and Changing Work
- 2 Center Charter
- 2a Criteria for Placement of Work at the FFRDC
- 3 OFPP Policy Letter 84-1
- 4 Microform Specification for DWM Contracts (Deleted by Modification 116)
- 5 Nuclear Waste Policy Act of 1982
- 6 NRC's Role Under the Nuclear Waste Policy Act of 1982 (Deleted by Modification 116)
- 7 NRC's Role Under the Nuclear Waste Policy Act (8/11/89) (Deleted by Modification 116)
- 8 NRC Contractor Organizational Conflict of Interest
- 9 NRC Management Directive and Handbook 3.8 ("Publishing Documents in the NUREG Series", NUREG-0650, Revision 2 is incorporated by reference)
- 10 Billing Instructions
- 11 Center Award Fee Determination Plan
- 12 Contractor Procedures for Submitting Documentation to the NRC in Electronic Format
- 13 Exchanges of Personnel Between the Center and the U.S. NRC
- 14 Subcontracting Plan Dated July 25, 2002
- 15 Management Directive and Handbook 12.6, "NRC Sensitive Unclassified Information Security Program"
- Procedures for Using the Center for Work for NRC and Others Within Its Areas of Special Competency
- 17 Listing of Sensitive Equipment
- 18 Procedures for Resolving NRC Contractor Differing Professional Views
- 19 ACH Vendor Payment Enrollment Form

- NRC Form 187, "Contract Security and/or Classification Requirements (revised 1/11/01)
- 21 Licence Fee Cost Recovery Status (Sample Form)
- 22 Inventory List of Equipment
- 23 Security Controls on the Dissemination of Naval Nuclear Propulsion Information
- NRC Management Directive 3 9, "NRC Staff and Contractor Speeches, Papers, and Journal Articles on Regulatory and Technical Subjects". Included is e-mail instruction dated 6/21/02 regarding transmittal of international presentations.
- 25 Contractor Performance Evaluation (See Section H.31)
- 26 Preparation for Foreign Travel